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– and –

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Counsel for Debtors and  
Debtors in Possession

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF VIRGINIA  
NORFOLK DIVISION**

<b>In re:</b>	)	<b>Chapter 11</b>
	)	
<b>WORKFLOW MANAGEMENT INC.,</b>	)	
<b><u>et al.</u>,</b>	)	<b>Case No. 10-74617 (SCS)</b>
	)	
<b>Debtors.</b>	)	<b>(Jointly Administered)</b>
<hr/>	)	

**NOTICE OF FILING OF PLAN SUPPLEMENT  
RELATING TO THIRD AMENDED JOINT CHAPTER 11 PLAN  
OF WORKFLOW MANAGEMENT, INC. AND ITS AFFILIATED DEBTORS**

PLEASE TAKE NOTICE that, pursuant to Section 2.4 of the Third Amended Joint Chapter 11 Plan of Workflow Management, Inc. and its Affiliated Debtors (as may be amended and/or modified, the “Plan”), proposed by the debtors and debtors in possession in the above-captioned cases (collectively, the “Debtors”), annexed hereto are certain documents and designations relating to the Plan and/or to be executed, delivered, assumed and/or performed in

connection with the consummation of the Plan, subject to the occurrence of the Effective Date,<sup>1</sup> which comprise the Plan Supplement.

PLEASE TAKE FURTHER NOTICE that the Debtors are filing the following documents and designations attached as exhibits to this Notice (or substantially final forms thereof):

1. List of Rejected Executory Contracts and Unexpired Leases (Exhibit A);
2. List of Retained Contracts (Exhibit B);
3. List of Assigned Contracts (Exhibit C);
4. Schedule of Proposed Cure Costs (Exhibit D);
5. Designation of Newco First Lien Administrative Agent (Exhibit E);
6. Newco First Lien Credit Agreement (Exhibit F);
7. Newco First Lien Notes (Exhibit G);
8. Newco Second Lien Credit Agreement (Exhibit H);
9. Newco Second Lien Notes (Exhibit I);
10. Designation of Maximum Amount of Administrative Expense Claims Assumed by Purchaser (Exhibit J); and
11. Designation of Maximum Amount of Administrative Expense Claim Reserve (Exhibit K).

PLEASE TAKE FURTHER NOTICE that the Debtors hereby reserve all rights to amend, revise or supplement any of the documents and designations contained in this Plan Supplement at any time before the Effective Date of the Plan, or any such other date as may be permitted by the Plan or by Order of this Court.

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<sup>1</sup> All capitalized terms used but not defined herein shall have the meanings ascribed to them in the Plan.

PLEASE TAKE FURTHER NOTICE that the Plan Supplement is available on the Claims Agents' website at <http://www.kccllc.net/Workflow> or on the Court's website at <http://www.vaeb.uscourts.gov>.

PLEASE TAKE FURTHER NOTICE that a copy of the Plan Supplement also may be obtained by written request (at your cost) to the Claims Agent at the following address and telephone number: Workflow Claims Processing, c/o Kurtzman Carson Consultants LLC, 2335 Alaska Ave., El Segundo, CA 90245, or calling the Claims Agent at (877) 565-8217.

Dated: Norfolk, Virginia  
February 14, 2011

WORKFLOW MANAGEMENT, INC., et al.

/s/Douglas M. Foley  
Douglas M. Foley (VSB No. 34364)  
Patrick L. Hayden (VSB No. 30351)  
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Richmond, Virginia 23219

Attorneys for the Debtors  
and Debtors in Possession

**General Notes to Plan Supplement Exhibits A, B, C and D  
Relating to Third Amended Joint Chapter 11 Plan of  
Workflow Management, Inc. and its Affiliated Debtors**

Dated February 14, 2011

1. These General Notes apply to Plan Supplement Exhibits A, B, C and D.
2. Neither the exclusion nor inclusion of a contract or lease by the Debtors on these Plan Supplement Exhibits, nor anything contained herein, shall constitute an admission by the Debtors that any such lease or contract is or is not an unexpired lease or executory contract or that any Debtor, or its respective Affiliates, has any liability thereunder. In addition, out of an abundance of caution, the Debtors may have listed certain leases or contracts on these Plan Supplement Exhibits that have or may have either terminated or expired (or will terminate or expire) prior to the Effective Date pursuant to the terms of such leases or contracts.
3. All contract and lease assumptions and assignments listed on Exhibit C that are subject to modifications are only being proposed for assumption and assignment subject to such modification, and are contingent upon receipt of a signed letter of agreement including the agreed upon modified terms.
4. All contracts or leases listed on Exhibit A shall be deemed to be rejected on the Effective Date unless otherwise specified on Exhibit A for rejection on a date after the Effective Date, or as otherwise agreed by the parties in writing, or unless such contract or lease has already been assumed or rejected prior to the Effective Date. With respect to those contracts or leases proposed to be rejected on a date after the Effective Date, after the Effective Date, the Purchaser will honor all obligations that arise from the Effective Date until the proposed rejection date.
5. The contracts or leases listed on Exhibit A shall also be deemed to include any and all related or ancillary agreements and documents.
6. **If your contract or lease is listed on Exhibit C (Assigned Contracts) but is not listed on Exhibit D (Schedule of Cure Costs), the proposed cure amount for your contract or lease is \$0.** The Debtors have made reasonable efforts to list all contracts and leases on these Plan Supplement Exhibits. However, to the extent the Debtors have failed to list any contract or lease on the attached Plan Supplement Exhibits, each such contract or lease shall be deemed to be included on Exhibit C (Assigned Contracts) with a proposed cure amount of \$0.
7. Any proposed cure amount relating to any contract or lease set forth herein (or set at \$0 as provided herein), are amounts being proposed by the Debtors as a condition to assumption and/or assignment and may not reflect any actual prepetition obligations owed to the counterparty on the Debtors' books and records. To the extent any counterparty objects to the proposed cure amount set forth herein the Debtors reserve the

right to amend these Plan Supplement Exhibits prior to the Confirmation Hearing, with or without the consent of the counterparty, to include a different proposed cure amount, or to move any such contract or lease to Exhibit A for rejection.

**THE PROPOSED CURE AMOUNTS SET FORTH IN EXHIBITS B, C, AND D (OR SET AT \$0 AS PROVIDED HEREIN) ARE IN FULL AND FINAL SATISFACTION OF ANY AND ALL PREPETITION OBLIGATIONS OWED UNDER ANY SUCH CONTRACT OR LEASE LISTED, INCLUDING BUT NOT LIMITED TO, ANY PREPETITION CLAIM THAT MIGHT BE ENTITLED TO ADMINISTRATIVE EXPENSE PRIORITY UNDER SECTION 503(B)(9) OF THE BANKRUPTCY CODE.**

Unless otherwise set forth herein, the Purchaser's obligations with respect to the assumption of postpetition administrative expense obligations arising in the ordinary course of business under the contracts and leases listed on Exhibit C is not affected.

8. The Debtors maintain the rights to a number of intellectual property assets (the "IP Rights") stemming from certain contracts (the "IP Contracts"). The Debtors have made reasonable efforts to list all of the IP Contracts that grant the Debtors such IP Rights on these Plan Supplement Exhibits. In the event that an IP Contract has inadvertently not been included on these Plan Supplement Exhibits (the "Omitted IP Contracts"), notwithstanding anything in the Plan to the contrary, the Omitted IP Contracts are assumed and assigned to the Purchaser under the Plan and shall be deemed to be included on Exhibit C (Assigned Contracts) with a proposed cure amount of \$0.

9. Any alleged obligations of the Debtors under any employment policies or employee handbooks, including, but not limited to, for severance, vacation pay, bonus, other benefits, rights or the like shall be deemed, to the extent contractual in nature, Rejected Contracts. Purchaser shall not be deemed to have assumed any liability or obligation to any employee with respect to any employment policies or employee handbooks to the extent not otherwise expressly assumed in the Asset Purchase Agreement.

**Exhibit A**

(List of Rejected Executory Contracts and Unexpired Leases)

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit A

Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
280 PARK AVENUE S ASSOCIATES PO BOX 457 WOODBIDGE, NJ 07095-0457	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	11/1/1994	AS OF 5/31/2011
A AND B PROPERTIES, INC. C/O PACIFIC COAST COMMERCIAL R, 41 CORPORATE PARK STE 230 IRVINE, CA 92606	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	4/1/2007	AS OF 6/30/2011
AIRGAS INC. 259 NORTH RADNOR-CHESTER ROAD, SUITE 100 RADNOR, PA 19087-5283	CUSTOMER TRADE AGREEMENT	REJECT	3/26/2010	AS OF THE EFFECTIVE DATE
ALLEN AND COMPANY, LLC 711 FIFTH AVE NEW YORK, NY 10022	ENGAGEMENT AGREEMENT WITH ALLEN AND COMPANY, LLC TO BE NON-EXCLUSIVE FINANCIAL ADVISOR	REJECT	9/27/2006	AS OF THE EFFECTIVE DATE
ALPERT HOLDINGS, LLC 353 FOREST GROVE STE 105 PEWAUKEE, WI 53072	SERVICES AGREEMENT	REJECT	4/28/2009	AS OF THE EFFECTIVE DATE
ALVAREZ AND MARSAL SECURITIES, LLC AND WILMER CUTLER PICKERING HALE AND DORR, LLP 600 LEXINGTON AVE, 7TH FLOOR NEW YORK, NY 10022	ENGAGEMENT AGREEMENT BY WILMERHALE WITH A AND M IN CONNECTION TO WORKFLOW - 1ST LIEN CREDIT AGREEMENT	REJECT	1/15/2009	AS OF THE EFFECTIVE DATE
AMB U.S. LOGISTICS FUND, L.P C/O CB RICHARD ELLIS, 4400 W 78TH ST STE 200 MINNEAPOLIS, MN 55435	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	10/11/1999	AS OF 5/31/2011
AMBEAU, CHINITA 1616 BLANCHARD DR ROSEVILLE, CA 95747	SEVERANCE AGREEMENT	REJECT	7/26/2010	AS OF THE EFFECTIVE DATE
ANDREW AZZARA 19 LINCOLN AVE. RYE BROOK, NY 10573-1313	RESTRICTED STOCK GRANT AGREEMENT - 200 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
ARAMARK UNIFORM SERVICES 1200 WEBSTER ST DAYTON, OH 45404	VENDOR SERVICES	REJECT	7/24/2008	AS OF THE EFFECTIVE DATE
ARCTIC INVESTMENTS 17780 SW SHAWNEE TRAIL TUALATIN, OR 97062	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	4/1/1990	AS OF 4/30/2011
ARNOLD, STEVE 3953 E COSTILLA AVE CENTENNIAL, CO 80122-2019	SEVERANCE AGREEMENT	REJECT	5/14/2010	AS OF THE EFFECTIVE DATE
BAKAN, PAUL 812 W GRISWOLD RD COVINA, CA 91722	SEVERANCE AGREEMENT	REJECT	6/7/2010	AS OF THE EFFECTIVE DATE
BANK OF AMERICA ATTN: PAUL A. FROEHLER 1 FINANCIAL PLAZA PROVIDENCE, RI 2903	GUARANTY BY WORKFLOW MANAGEMENT, INC. OF OBLIGATIONS OF UNITED ENVELOPE, LLC PURSUANT TO A MASTER EQUIPMENT LEASE AGREEMENT NUMBER 32883	REJECT	4/2/1999	AS OF THE EFFECTIVE DATE
BANK OF AMERICA, N.A. PO BOX 798 WICHITA, KS 67201	ENGAGEMENT LETTER FROM BOA IN CONNECTION TO PROPOSED SENIOR CREDIT FACILITY - CREDIT FACILITIES 2010 REFINANCING	REJECT	3/11/2010	AS OF THE EFFECTIVE DATE
BARNES, JAMES 14 RAVENWOOD DR EGG HARBOR TOWNSHIP, NJ 08234-6522	SEVERANCE AGREEMENT	REJECT	9/27/2010	AS OF THE EFFECTIVE DATE
BARR, PAUL PO BOX 721 FOREST FALLS, CA 92339-0721	SEVERANCE AGREEMENT	REJECT	3/29/2010	AS OF THE EFFECTIVE DATE
BENEFIT PLAN ADMINISTRATIVE COMMITTEE ON BEHALF OF THE PARTICIPANTS 220 EAST MONUMENT AVENUE DAYTON, OH 45402	THE RELIZON COMPANY SUPPLEMENTAL RETIREMENT PLAN	REJECT	7/1/2001	AS OF THE EFFECTIVE DATE
BETIT, KAREN 3311 RADCLIFFE LN N CHESAPEAKE, VA 23321	SEVERANCE AGREEMENT	REJECT	9/1/2010	AS OF THE EFFECTIVE DATE

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit A

Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
BLUMENTHAL MILLS HWY 76 WEST MARION, SC 29571	DOCUMENT STORAGE AGREEMENT, CUST IN CHAPTER 7 LIQUIDATION PROCEEDING	REJECT	3/22/2001	AS OF THE EFFECTIVE DATE
BRANCH BANK AND TRUST COMPANY, PERSEUS MARKETING OPPORTUNITY FUND, L.P. 1909 K ST N W 2ND FL, ATTN JEFFREY M RUBERY WASHINGTON, DC 20006	LOAN AGREEMENT; INCLUDES ALL RELATED SECURITY AND OTHER AGREEMENTS AND INSTRUMENTS CONTEMPLATED THEREIN	REJECT	12/31/2008, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
BREA METRO LLC C/O METRO COMMERCIAL REAL ESTA, 227 20TH ST NO 100 NEWPORT BEACH, CA 92663	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	1/1/2008	AS OF 4/30/2011
BRIAN P. LEITCH 29466 TARGHEE LN EVERGREEN, CO 80439-9443	EMPLOYMENT AGREEMENT	REJECT	9/29/2010	AS OF THE EFFECTIVE DATE
BUSINESS PARK INV. GROUP OWNER C/O JACKSON OATS SHAW, 101 MARIETTA ST STE 3175 ATLANTA, GA 30303	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	8/1/2006	AS OF 4/30/2011
C/O TRANSWESTERN INVESTMENT CO 150 N WACKER DR, STE 800 CHICAGO, IL 60606	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	3/1/2003	AS OF 1/31/2011
CANAM IMAGING PRODUCTS, INC. VOGELL ROAD UNIT #5 RICHMOND HILL, ONTARIO L4B 3K6, CANADA	DIG SOL, 30 VOGELL ROAD UNIT #5, RICHMOND HILL, ONTARIO, CANADA L4B 3K6, MO TO MO LEASE OF EQUIPMENT (XEROX DOCUTECH 6155 PRINTER WITH BOOKLET MAKER)	REJECT	1/26/2010	AS OF THE EFFECTIVE DATE
CANON FINANCIAL SERVICES, INC. 121 JOHNSON RD TURNERSVILLE, NJ 08012	LEASE AGREEMENT, (THIS IS THE DATE CANON ACCEPTED, HOWEVER, THE EFFECTIVE DATE IS THE DATE THE EQUIPMENT WAS DELIVERED TO THE CUSTOMER)	REJECT	10/7/2008	AS OF THE EFFECTIVE DATE
CAROLE WEINSTEIN III, LLC C/O WEINSTEIN MANAGEMENT COMPA, 3951 ASTILLMAN PKWAY GLEN ALLEN, VA 23060	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	12/1/2000	AS OF 1/31/2011
CASON, ARTHUR 2262 S PATTERSON, BLVD APT NO 13 KETTERING, OH 45409-1949	SEVERANCE AGREEMENT	REJECT	9/20/2010	AS OF THE EFFECTIVE DATE
CHRIS DUNN 17 CROYDEN DR MERRICK, NY 11566	AGREEMENT AND UNDERTAKING FOR ADVANCEMENT OF ATTORNEYS FEES AND EXPENSES	REJECT	8/11/2010	AS OF THE EFFECTIVE DATE
CITICAPITAL COMMERCIAL CORPORATION PO BOX 7247-6325 PHILADELPHIA, PA 19170-6326	EQUIPMENT LEASE ASSIGNED FROM CITICORP LEASING, INC WITHOUT AUTHORIZATION, CITI005-0075425-005, NOW GE5526739- 002, PAYOFF DATED 01/21/09 TO CITI	REJECT	1/21/2009	AS OF THE EFFECTIVE DATE
CLARK, EMILY BUSBEE 4000 NW 10TH AVE MIAMI, FL 33127	SEVERANCE AGREEMENT	REJECT	3/31/2010	AS OF THE EFFECTIVE DATE
CRAWFORD, LISA 5 PILGRIM CIR METHUEN, MA 01844-5742	SEVERANCE AGREEMENT	REJECT	8/24/2010	AS OF THE EFFECTIVE DATE
DAN WELBOURNE 22522 WENBURY DRIVE TOMBALL, TX 77375	RESTRICTED STOCK GRANT AGREEMENT - 100 SHARES	REJECT	4/30/2008	AS OF THE EFFECTIVE DATE
DATA BUSINESS FORMS LIMITED 9195 TORBRAM ROAD BRAMPTON, ONTARIO L6H 6H2	CONFIDENTIALITY AGREEMENT	REJECT	1/17/2006	AS OF THE EFFECTIVE DATE
DATA BUSINESS FORMS LIMITED 9195 TORBRAM ROAD BRAMPTON, ONTARIO L6H 6H2	CONFIDENTIALITY AGREEMENT	REJECT	8/1/2006	AS OF THE EFFECTIVE DATE
DATA BUSINESS FORMS LIMITED/RELIZON CANADA INC. 9195 TORBRAM ROAD BRAMPTON, ONTARIO L6H 6H2	TRADEMARK LICENSE AGREEMENT	REJECT	8/31/2006	AS OF THE EFFECTIVE DATE
DAVID M. DAVIS 18815 BEARPATH TRAIL EDEN PRAIRIE, MN 55347-3460	EMPLOYMENT AGREEMENT	REJECT	9/29/2010	AS OF THE EFFECTIVE DATE
DAVID M. HOLLAND 25 CAMDEN PARK CT SPRINGBORO, OH 45066	NON-QUALIFIED DEFERRED COMPENSATION AGREEMENT	REJECT	3/1/2001	AS OF THE EFFECTIVE DATE



In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit A

Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
DAVID PRESTON 1781 VALLEY RD NEW CASTLE, PA 16105	NON-QUALIFIED DEFERRED COMPENSATION AGREEMENT, AS AMENDED	REJECT	NOT LEGIBLE	AS OF THE EFFECTIVE DATE
DEAN B. TRUITT 4450 BUCKEYE LN, APT 345 BEAVERCREEK, OH 45440-1390	EMPLOYMENT AGREEMENT	REJECT	9/29/2010	AS OF THE EFFECTIVE DATE
DILLEY, JANICE 10330 IRON MILL RD RICHMOND, VA 23235	SEVERANCE AGREEMENT	REJECT	9/6/2010	AS OF THE EFFECTIVE DATE
DIRECTPRO, LLC 1185 AVENUE OF THE AMERICAS, 14TH FLOOR NEW YORK, NY 10036	SUPPLY AGREEMENT	REJECT	1/31/2005	AS OF THE EFFECTIVE DATE
DLJ INVESTMENT PARTNERS SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
DLJ INVESTMENT PARTNERS II SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
DLJ INVESTMENT PARTNERS II, L.P. SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
DLJ INVESTMENT PARTNERS, L.P. SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
DLJIP II HOLDINGS SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
DLJIP II HOLDINGS, L.P. SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
DRUCKENBROD, PAMELA 3829 OAKRIDGE DR NE LOUISVILLE, OH 44641	SEVERANCE AGREEMENT	REJECT	8/23/2010	AS OF THE EFFECTIVE DATE
DRUCKER RESEARCH NA, LLC 1250 MAPLE LAWN TROY, MI 48064	CONSULTING SERVICES AGREEMENT	REJECT	7/31/2010	AS OF THE EFFECTIVE DATE
DUNE CAPITAL SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
DUNE CAPITAL LLC SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit A

Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
EASTSIDE CORP. C/O UNITED CAPITAL CORPORATION ATTN: MR. ATTILIO PETROCELLI 9 PARK PLACE GREAT NECK, NY 11021	LEASE AGREEMENT AND GUARANTY OF WORKFLOW MANAGEMENT, INC. INCLUDED THEREIN (45-11 33RD STREET, LONG ISLAND CITY, NY)	REJECT	4/5/1999	AS OF THE EFFECTIVE DATE
ED LARKIN 3049 RALEIGH STREET DENVER, CO 80212	RESTRICTED STOCK GRANT AGREEMENT - 1,081.06 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
EMPLOYERS INSURANCE OF WAUSAU, A MUTUAL COMPANY H.O. FINANCIAL-CREDIT, 175 BERKELEY STREET BOSTON, MA 02117	WC-WORKERS COMPENSATION DEDUCTIBLE CONTRACTS WAC-Z9D-528384-019, WAC-Z9D-528384-010, WAC-Z9D-528384-011	REJECT	7/1/1999	AS OF THE EFFECTIVE DATE
ERIC BAUMGARTNER 8381 CANTERBURY COURT CHAGRIN FALLS, OH 44023-4862	RESTRICTED STOCK GRANT AGREEMENT - 600 SHARES; 100 REDEEMED 09/05/2008	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
FIELD POINT III LTD (SP) SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
FIELD POINT III, LTD. SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
FIELD POINT IV LTD (SP) SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
FIELD POINT IV, LTD SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
FLEX PAC, LLC BLACKARD GROUP, INC. 5385 ELDORADO PARKWAY FRISCO, TX 75034	AMENDED AND RESTATED EXCLUSIVE SUPPLY AGREEMENT, AS AMENDED	REJECT	5/1/2005	AS OF THE EFFECTIVE DATE
FOX E BASIN CLO (GSO) SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
FOX E BASIN CLO 2003, LTD. SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
FREEDOM GRAPHIC SYSTEMS, INC. 1101 S. JANESVILLE STREET MILTON, WI 53563	ASSET PURCHASE AGREEMENT	REJECT	5/20/2005	AS OF THE EFFECTIVE DATE
FREEDOM GRAPHIC SYSTEMS, INC. 1101 S. JANESVILLE STREET MILTON, WI 53563	SOFTWARE LICENSE AGREEMENT	REJECT	6/30/2005	AS OF THE EFFECTIVE DATE
FREEDOM GRAPHIC SYSTEMS, INC. 1101 S. JANESVILLE STREET MILTON, WI 53563	LETTER AGREEMENT	REJECT	6/30/2005	AS OF THE EFFECTIVE DATE
FREEDOM GRAPHIC SYSTEMS, INC. 1101 S. JANESVILLE STREET MILTON, WI 53563	SUBLEASE, TERMINATED EFFECTIVE 08/31/09	REJECT	6/30/2005	AS OF THE EFFECTIVE DATE

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit A

Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
FREEDOM GRAPHICS HOLDINGS, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	LEASE ASSIGNMENT AND ASSUMPTION AGREEMENT	REJECT	6/29/2009	AS OF THE EFFECTIVE DATE
FREIDBERGMILSTEIN PRIVATE CAPITAL FUND (GSO) ATTN: FRIEDBERGMILSTEIN PRIVATE CAPITAL FUND I - WORKFLOW MANAGEMENT GSO/BLACKSTONE DEBTS FUNDS MANAGEMENT, 280 PARK AVE. - 11TH FLOOR NEW YORK, NY 10017	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
FRIEDBERGMILSTEIN PRIVATE CAPITAL FUND I ATTN: FRIEDBERGMILSTEIN PRIVATE CAPITAL FUND I - WORKFLOW MANAGEMENT GSO/BLACKSTONE DEBTS FUNDS MANAGEMENT, 280 PARK AVE. - 11TH FLOOR NEW YORK, NY 10017	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
GALE FORCE 1 CLO (GSO) SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
GALE FORCE 1 CLO, LTD. SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
GCC POCONO, LLC C/O GLADSTONE COMMERCIAL CORPORATION ATTN: MICHAEL MEYER 1521 WEST BRANCH DRIVE, SUITE 200 MCLEAN, VA 22102	LEASE AGREEMENT AND GUARANTY OF WORKFLOW MANAGEMENT, INC. INCLUDED THEREIN (HUXLEY ENVELOPE BUILDING, INDUSTRIAL PARK BOULEVARD, MOUNT POCONO, PA)	REJECT	7/2/2001	AS OF THE EFFECTIVE DATE
GENERAL ELECTRIC CAPITAL CORPORATION 10 RIVERVIEW DR. DANBURY, CT 06810	EQUIPMENT LEASE ASSIGNED FROM CITICORP LEASING, INC, CITI005- 0075425-004, NOW GE5526739-001	REJECT	6/24/2002	AS OF THE EFFECTIVE DATE
GENERAL ELECTRIC CAPITAL CORPORATION 10 RIVERVIEW DR. DANBURY, CT 06810	EQUIPMENT LEASE ASSIGNED FROM CITICORP LEASING, INC, CITI005- 0075425-006, NOW GE5526739-003	REJECT	SIGNED 09/06/2002, EQUIPMENT DELIVERED 08/30/2002	AS OF THE EFFECTIVE DATE
GENERAL ELECTRIC CAPITAL CORPORATION 10 RIVERVIEW DR. DANBURY, CT 06810	EQUIPMENT LEASE ASSIGNED FROM CITICORP LEASING, INC, CITI005- 0075425-007, NOW GE5526739-004	REJECT	SIGNED 03/17/2003, EQUIPMENT DELIVERED 03/07/2003	AS OF THE EFFECTIVE DATE
GENERAL ELECTRIC CAPITAL CORPORATION 10 RIVERVIEW DR. DANBURY, CT 06810	EQUIPMENT LEASE ASSIGNED FROM CITICORP LEASING, INC, CITI005- 0075425-008, NOW GE5526739-005	REJECT	6/1/2004	AS OF THE EFFECTIVE DATE
GENERAL ELECTRIC CAPITAL CORPORATION 10 RIVERVIEW DR. DANBURY, CT 06810	EQUIPMENT LEASE ASSIGNED FROM CITICORP LEASING, INC, CITI005- 0075425-009, NOW GE5526739-006	REJECT	4/30/2005	AS OF THE EFFECTIVE DATE
GOLDMAN SACHS LENDING PARTNERS LLC AND MORGAN STANLEY SENIOR FUNDING, INC. ATTN: JOHN DARMANIN, VICE PRESIDENT, 200 WEST ST, 7TH FLOOR NEW YORK, NY 10282-2198	ENGAGEMENT LETTER IN CONNECTION TO STRATEGIC ALTERNATIVES	REJECT	8/X/2010	AS OF THE EFFECTIVE DATE
GREG C. MOSHER 3100 MERIDIAN PARK DRIVE, SUITE N100 GREENWOOD, IN 46142	SEPARATION AGREEMENT	REJECT	5/22/2009	AS OF THE EFFECTIVE DATE
GREG MOSHER 15 OAKWOOD LANE GREENWICH, CT 06830	RESTRICTED STOCK GRANT AGREEMENT - 4,608.77 SHARES; REDEEMED 04/2009	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
HART, VICKI 3018 WOODMONT DR SOUTH BEND, IN 46614	SEVERANCE AGREEMENT	REJECT	8/30/2010	AS OF THE EFFECTIVE DATE
HARTFORD FIRE INSURANCE COMPANY CREDIT RISK ANALYSIS T 21 88 HARTFORD PLZ HARTFORD, CT 06115	WC - SOLD AGREEMENT FOR WC LINES OF INSURANCE, POLICY NUMBER 20 WN D74500 AND 20 WBR D74501	REJECT	8/1/2005	AS OF THE EFFECTIVE DATE

In re: Workflow Management Inc, et. al.

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Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
HECKMAN, CHERYL 3205 FORESTDALE SW CANTON, OH 44706-5045	SEVERANCE AGREEMENT	REJECT	8/23/2010	AS OF THE EFFECTIVE DATE
HINDERSCHIEIT, DOROTHY 15695 300TH ST NEW PRAGUE, MN 56071-4085	SEVERANCE AGREEMENT	REJECT	8/9/2010	AS OF THE EFFECTIVE DATE
HOFFMAN, JAMES 6770 CONSERVANCY RD GERMANTOWN, OH 45327-9443	SEVERANCE AGREEMENT	REJECT	8/31/2010	AS OF THE EFFECTIVE DATE
HOFMANN, MONICA GUIRO 149 SANTA CRUZ RD TUCKERTON, NJ 08087-4251	SEVERANCE AGREEMENT	REJECT	6/21/2010	AS OF THE EFFECTIVE DATE
HUB PROPERTIES TRUST C/O REIT MGMT & RESEARCH LLC, 400 CENTRE ST NEWTON, MA 02458	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	2/1/2006	AS OF 5/31/2011
HUDSON STRAIGHTS CLO (GSO) SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
HUDSON STRAIGHTS CLO 2004, LTD. SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
IAN O'BRIEN 8242 CORAL BELL COURT LIBERTY TOWNSHIP, OH 45044-8469	RESTRICTED STOCK GRANT AGREEMENT - 400 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
JEFFERIES & COMPANY ATTN: PETER J. SCOTT, MANAGEMENT DIRECTOR - INVESTMENT BANKING 520 MADISON AVE. NEW YORK, NY 10022	ENGAGEMENT LETTER FOR FINANCIAL ADVISOR IN CONNECTION WITH POTENTIAL SALE OF CERTAIN ASSETS	REJECT	UNDATED	AS OF THE EFFECTIVE DATE
JEFFREY A. ROTENBERG 40 COBBLESTONE CROSSING NORWOOD, NJ 07648	EMPLOYMENT AGREEMENT INCLUDING AMENDMENTS AND EXTENSIONS	REJECT	6/28/2004	AS OF THE EFFECTIVE DATE
JERRY DOUBLER 45417 NORTH STONEWOOD DRIVE CANTON, MI 58187	RESTRICTED STOCK GRANT AGREEMENT - 200 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
JOHN HARTWELL 7419 FOXDALE DR WAYNESVILLE, OH 45068-8218	RESTRICTED STOCK GRANT AGREEMENT - 200 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
JOHN NICELY 8482 CYPRESS TRAIL WAYNESVILLE, OH 4068-8397	RESTRICTED STOCK GRANT AGREEMENT - 400 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
JONES DAY 222 EAST 41ST STREET NEW YORK, NY 10017-6702	ENGAGEMENT AGREEMENT IN CONNECTION WITH ON-GOING CORPORATE MATTERS AND ACQUISITIONS	REJECT	5/15/2008	AS OF THE EFFECTIVE DATE
JONES, SHERYL 4505 SUMMERSUN CT TAMPA, FL 33610-8468	SEVERANCE AGREEMENT	REJECT	8/9/2010	AS OF THE EFFECTIVE DATE
KARL LEIBINGER GMBH & CO., KG ATTN: MICHAEL TEAGUE, KLS MARTIN LP 11239-1 ST. JOHNS INUDSTRIL PARKWAY SOUTH JACKSONVILLE, FL 32246	PURCHASE AND SALE AGREEMENT (11202 ST. JOHNS INDUSTRIAL PARKWAY, JACKSONVILLE, FL)	REJECT	1/1/2009	AS OF THE EFFECTIVE DATE
KARL LEIBINGER GMBH & CO., KG ATTN: MICHAEL TEAGUE, KLS MARTIN LP 11239-1 ST. JOHNS INUDSTRIL PARKWAY SOUTH JACKSONVILLE, FL 32246	ASSIGNMENT OF PERSONAL PROPERTY AND OTHER PROPERTY RIGHTS	REJECT	3/X/2009	AS OF THE EFFECTIVE DATE
KEARNS, KEVIN 1508 PORTWINE CT LIBERTYVILLE, IL 60048-5314	SEVERANCE AGREEMENT	REJECT	9/6/2010	AS OF THE EFFECTIVE DATE

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
KEN BERNSTEIN 34 EVERGREEN ROW ARMONK, NY 10504	RESTRICTED STOCK GRANT AGREEMENT - 600 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
L. SCOTT SEYMOUR 100 COLUMBIA AVE HAMPTON, VA 23669	EMPLOYMENT AGREEMENT	REJECT	9/29/2010	AS OF THE EFFECTIVE DATE
LAZARD MIDDLE MARKET, LLC 11 WEST 42ND STREET, 29TH FLOOR NEW YORK, NY 10036	ENGAGEMENT AGREEMENT IN CONNECTION WITH RESTRUCTURING	REJECT	12/1/2008	AS OF THE EFFECTIVE DATE
LEVI LUBARSKY & FEIGENBAUM LLP 1185 AVE OF THE AMERICAS, 17TH FLOOR NEW YORK, NY 10036	ENGAGEMENT IN CONNECTION WITH REPRESENTATION OF FOUR FORMER EMPLOYEES OF FREEDOM GRAPHIC SERVICES RE WITNESSES IN DOJ INVESTIGATION	REJECT	7/1/2010	AS OF THE EFFECTIVE DATE
LEXISNEXIS 9443 SPRINGBORO PIKE MIAMISBURG, OH 45342	FIXED PRICE AMENDMENT FOR SERVICES	REJECT	11/1/2007	AS OF THE EFFECTIVE DATE
LIBERTY MUTUAL H.O. FINANCIAL-CREDIT, 175 BERKELEY STREET BOSTON, MA 02117	WC-WORKERS COMPENSATION DEDUCTIBLE CONTRACTS WAC-Z9D-528384-019, WAC-Z9D-528384-010, WAC-Z9D-528384-011	REJECT	7/1/1999	AS OF THE EFFECTIVE DATE
LISA IANUZZI 166 LAKEVIEW AVENUE LEONIA, NJ 07605	AGREEMENT AND UNDERTAKING FOR ADVANCEMENT OF ATTORNEYS FEES AND EXPENSES	REJECT	7/29/2010	AS OF THE EFFECTIVE DATE
LOPEZ, LARRY 7154 BRISAS CT RANCHO CUCAMONGA, CA 91739	SEVERANCE AGREEMENT	REJECT	6/24/2010	AS OF THE EFFECTIVE DATE
LUMBERMENS MUTUAL CASUALTY COMPANY, KEMPER CASUALTY INSURANCE COMPANY, AMERICAN MOTORISTS INSURANCE COMPANY, AMERICAN MANUFACTURERS MUTUAL INSURANCE COMPANY, AMERICAN PROTECTION INSURANCE COMPANY (ALL COLLECTIVELY AND INDIVIDUALLY REFERRED TO AS KEMPER) 1 CORPORATE DRIVE, STE. 200 LAKE ZURICH, IL 60047	WC - INSURANCE PROGRAM AGREEMENTS	REJECT	8/4/2002	AS OF THE EFFECTIVE DATE
MARJORIE H. PUTMAN 940 AMLIN DRIVE XENIA, OH 45385-1302	NON-QUALIFIED DEFERRED COMPENSATION AGREEMENT	REJECT	1/2/2002	AS OF THE EFFECTIVE DATE
MARK BOBOWICZ 31 HOME PLACE, APARTMENT 3 BERGENFIELD, NJ 07621	AGREEMENT AND UNDERTAKING FOR ADVANCEMENT OF ATTORNEYS FEES AND EXPENSES	REJECT	8/4/2010	AS OF THE EFFECTIVE DATE
MICHAEL A. MUNOZ 5130 HUCKLEBERRY RD MISSOULA, MT 59803	EMPLOYMENT AGREEMENT WITH MUNOZ - EXECUTED 7/18/2008	REJECT	7/18/2008	AS OF THE EFFECTIVE DATE
MUNOZ, MICHAEL A 5130 HUCKLEBERRY RD MISSOULA, MT 59803	SR. VP OPERATIONS, 01/02/09	REJECT	7/18/2008	AS OF THE EFFECTIVE DATE
MICHAEL A. MUNOZ 5130 HUCKLEBERRY RD MISSOULA, MT 59803	SETTLEMENT AGREEMENT AND GENERAL RELEASE	REJECT	3/26/2010	AS OF THE EFFECTIVE DATE
MIKE MENTO 1724 LEXINGTON AVE. MERRICK, NY 11566	RESTRICTED STOCK GRANT AGREEMENT - 200 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
MILLER BUCKFIRE AND CO., LLC 250 PARK AVE NEW YORK, NY 10177	ENGAGEMENT AGREEMENT	REJECT	4/24/2008	AS OF THE EFFECTIVE DATE
MOHAMED YACOUB, THE DATA GROUP INCOME FUND, THE DATA GROUP LIMITED PARTNERSHIP, DATA BUSINESS FORMS LIMITED 7935 ROSTAND STREET BROSSARD, QUEBEC J4X 2R6	SETTLEMENT AGREEMENT	REJECT	9/12/2008	AS OF THE EFFECTIVE DATE
MORGAN LEWIS & BOCKIUS, LLP 101 PARK AVE NEW YORK, NY 10178-0060	ENGAGEMENT AGREEMENT IN CONNECTION WITH FINANCIAL RESTRUCTURING AND BANKRUPTCY CASES	REJECT	12/5/2008	AS OF THE EFFECTIVE DATE

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
MORGAN STANLEY AND CO., INC. 1585 BROADWAY NEW YORK, NY 10036	ENGAGEMENT LETTER FROM MORGAN STANLEY	REJECT	2/8/2010	AS OF THE EFFECTIVE DATE
NATLSCO, INC. 1 KEMPER DRIVE LONG GROVE, IL 60049	WC - CLAIMS AND LOSS INFORMATION SERVICE AGREEMENT	REJECT	8/4/2002	AS OF THE EFFECTIVE DATE
NUSOFT SOLUTIONS 700 TOWER DRIVE, SUITE 610 TROY, MI 48064	CORPORATE CONSULTANT AGREEMENT	REJECT	3/6/2008	AS OF THE EFFECTIVE DATE
OCHOCKI, JUDITH 1355 W 15TH ST HASTINGS, MN 55033	SEVERANCE AGREEMENT	REJECT	9/6/2010	AS OF THE EFFECTIVE DATE
O'NEAL, KIM 324 FERNWOOD AVE DAYTON, OH 45405-2623	SEVERANCE AGREEMENT	REJECT	9/16/2010	AS OF THE EFFECTIVE DATE
ORIX EDINA LLC C/ TRANSWESTERN, 7301 OHMS LANE STE 100 EDINA, MN 55439	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	10/1/2009	AS OF 4/30/2011
ORNELAS, FELIPE 635 N BRISTOL ST, NO 46 SANTA ANA, CA 92703	SEVERANCE AGREEMENT	REJECT	6/7/2010	AS OF THE EFFECTIVE DATE
PALM BEACH CAPITAL FUND II, L.P. 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	LIMITED GUARANTEE	REJECT	6/17/2009	AS OF THE EFFECTIVE DATE
PASS, FRANCINE 13337 GLADIOLA ST NW ANDOVER, MN 55304	SEVERANCE AGREEMENT	REJECT	8/2/2010	AS OF THE EFFECTIVE DATE
PAUL BOGUTSKY 1760 SECOND AVE., APT. 30C NEW YORK, NY 10128	RESTRICTED STOCK GRANT AGREEMENT - 2,261.26 SHARES; 1,400 REDEEMED 1/2010	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
PAUL BOGUTSKY 1760 SECOND AVE., APT. 30C NEW YORK, NY 10128	RESTRICTED STOCK GRANT AGREEMENT - 500 SHARES	REJECT	5/20/2008	AS OF THE EFFECTIVE DATE
PAUL BOGUTSKY 1760 SECOND AVE., APT. 30C NEW YORK, NY 10128	EMPLOYMENT AGREEMENT	REJECT	9/29/2010	AS OF THE EFFECTIVE DATE
PBC-FLEXIBLE PACKAGING, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	EXCLUSIVE SUPPLY AGREEMENT	REJECT	7/31/2003	AS OF THE EFFECTIVE DATE
PBC-UNIVERSAL FOLDING BOX, LLC, PBC-PREMIER GRAPHICS, LLC AND PBC-FLEXIBLE PACKAGING DIVISION, LLC, C/O PALM BEACH CAPITAL FUND I, LP 505 SOUTH FLAGLER STREET SUITE 1400 WEST PALM BEACH, FL 33401 USA	SALE OF ASSETS OF UFB, PREMIER AND OEI TO PALM BEACH ENTITIES PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	REJECT	7/31/2003	AS OF THE EFFECTIVE DATE
PERSEUS 2000 EXPANSION, L.L.C. ATTN: CHRISTOPHER J. DAVIS, CFO C/O PERSEUS L.L.C. 2099 PENNSYLVANIA AVE. NW SUITE 900 WASHINGTON, DC 20006	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
PERSEUS ACQUISITION RECAPITALIZATION FUND, L.L.C. ATTN: CHRISTOPHER J. DAVIS, CFO C/O PERSEUS L.L.C. 2099 PENNSYLVANIA AVE. NW SUITE 900 WASHINGTON, DC 20006	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE

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PERSEUS MARKET OPPORTUNITY FUND, L.P. ATTN TERESA Y BERNSTEIN 2099 PENNSYLVANIA AVE NW STE 900 WASHINGTON, DC 20006	DEMAND NOTE	REJECT	10/29/2009	AS OF THE EFFECTIVE DATE
PERSEUS MARKET OPPORTUNITY FUND, L.P. ATTN: CHRISTOPHER J. DAVIS, CFO C/O PERSEUS L.L.C. 2099 PENNSYLVANIA AVE. NW SUITE 900 WASHINGTON, DC 20006	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
PERSEUS PARTNERS VII ATTN TERESA Y BERNSTEIN 2100 PENNSYLVANIA AVE NW STE 900, WASHINGTON, DC 20006	SECOND LIEN WARRANT	REJECT	3/4/2008	AS OF THE EFFECTIVE DATE
PERSEUS PARTNERS VII ATTN TERESA Y BERNSTEIN 2100 PENNSYLVANIA AVE NW STE 900, WASHINGTON, DC 20006	SECOND LIEN WARRANT	REJECT	9/4/2008	AS OF THE EFFECTIVE DATE
PERSEUS PARTNERS VII ATTN TERESA Y BERNSTEIN 2100 PENNSYLVANIA AVE NW STE 900, WASHINGTON, DC 20006	SECOND LIEN WARRANT	REJECT	3/4/2009	AS OF THE EFFECTIVE DATE
PERSEUS PARTNERS VII, L.P. ATTN TERESA Y BERNSTEIN 2100 PENNSYLVANIA AVE NW STE 900, WASHINGTON, DC 20006	AMENDED AND RESTATED CONVERTIBLE NOTE; SOLD PURSUANT TO THAT CERTAIN CONVERTIBLE NOTE PURCHASE AGREEMENT, DATED MARCH 4, 2008, AS AMENDED	REJECT	3/4/2008	AS OF THE EFFECTIVE DATE
PERSEUS, L.L.C. ATTN TERESA Y BERNSTEIN 2100 PENNSYLVANIA AVE NW STE 900, WASHINGTON, DC 20006	MANAGEMENT AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
PERSEUS, L.L.C. ATTN TERESA Y BERNSTEIN 2100 PENNSYLVANIA AVE NW STE 900, WASHINGTON, DC 20006	PROMISSORY NOTE; \$937,599.80; ASSIGNED TO PERSEUS MARKET OPPORTUNITY FUND, L.P. PURSUANT TO ASSIGNMENT AGREEMENT, DATED JUNE 23, 2009	REJECT	2/6/2009	AS OF THE EFFECTIVE DATE
PERSEUS, L.L.C. ATTN TERESA Y BERNSTEIN 2100 PENNSYLVANIA AVE NW STE 900, WASHINGTON, DC 20006	CRO AGREEMENT AS AMENDED	REJECT	1/26/2009	AS OF THE EFFECTIVE DATE
PETSKY PRUNIER LLC 40 WALL STREET, 10TH FLOOR NEW YORK, NY 10005	ENGAGEMENT LETTER FOR POTENTIAL SALE OF CERTAIN BUSINESS UNITS	REJECT	2/16/2009	AS OF THE EFFECTIVE DATE
POPULAR AUTO, INC. MOTORAMBAR, G P O BOX 6239 SAN JUAN, PR 00936	AUTO LEASE - GOLD, 2004 INFINITI FX47	REJECT	5/18/2004	AS OF THE EFFECTIVE DATE
RAMSEY, DENISE 321 IRONWOOD DR WEST CARROLLTON, OH 45449-1565	SEVERANCE AGREEMENT	REJECT	8/9/2010	AS OF THE EFFECTIVE DATE
RAPHAEL & MARKS 276 PARK AVE SOUTH, 3RD FL NEW YORK, NY 10010	SUBLESSOR - COMMERCIAL REAL ESTATE LEASE	REJECT	11/1/2008	AS OF 5/31/2011
RBH GRAPHICS, LLC 40 COBBLESTONE CROSSING NORWOOD, NJ 07648	INDEPENDENT CONTRACTOR AGREEMENT, INCLUDING ALL AMENDMENTS AND EXTENSIONS	REJECT	6/28/2004	AS OF THE EFFECTIVE DATE
REDDING, ROBERTA 17800 CLEVELAND AVE GALIEN, MI 49113-9722	SEVERANCE AGREEMENT	REJECT	9/20/2010	AS OF THE EFFECTIVE DATE
RELIZON CANADA INC. 9195 TORBRAM ROAD BRAMPTON, ONTARIO L68 6H2 CANADA	ASSIGNMENT AND ASSUMPTION AGREEMENT (YACOUB CHANGE OF CONTROL AND NON-QUALIFIED DEFERRED COMP)	REJECT	8/31/2006	AS OF THE EFFECTIVE DATE

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RELIZON CANADA INC. 9195 TORBRAM ROAD BRAMPTON, ONTARIO L68 6H2 CANADA	TERMINATION AGREEMENT (LICENSE AGREEMENT)	REJECT	8/31/2006	AS OF THE EFFECTIVE DATE
RELIZON CANADA INC. 9195 TORBRAM ROAD BRAMPTON, ONTARIO L68 6H2 CANADA	TERMINATION AGREEMENT (LICENSE AGREEMENT)	REJECT	8/31/2006	AS OF THE EFFECTIVE DATE
RELIZON CANADA INC. 9195 TORBRAM ROAD BRAMPTON, ONTARIO L68 6H2 CANADA	TERMINATION AGREEMENT (STRAGETIC ALLIANCE AGREEMENT)	REJECT	8/31/2006	AS OF THE EFFECTIVE DATE
RELIZON CANADA INC., 9195 TORBRAM ROAD, BRAMPTON ONTARIO L68 6H2 9195 TORBRAM ROAD BRAMPTON, ONTARIO L68 6H2	DOMAIN NAME ASSIGNMENT AGREEMENT	REJECT	8/31/2006	AS OF THE EFFECTIVE DATE
RELIZON HOLDINGS, LLC FOR THE NAMED BENEFICIARIES ATTN: BRUCE E. ROSENBLUM AND DANIEL BELLISSIMO C/O THE CARLYLE GROUP 1001 PENNSYLVANIA AVENUE, N.W. WASHINGTON, DC 20004	SELLER SUBORDINATED PROMISSORY NOTE; \$8,508,266.67	REJECT	12/21/2006	AS OF THE EFFECTIVE DATE
RICE, ROBERT 300 ROTHWELL PL FRANKLIN, TN 37069	SEVERANCE AGREEMENT	REJECT	8/18/2010	AS OF THE EFFECTIVE DATE
RICHARD SCHLANGER C/O PALM BEACH CAPITAL FUND I, LP 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	PURCHASE AGREEMENT AND RELATED AGREEMENTS AND INSTRUMENTS CONTEMPLATED THEREIN	REJECT	1/31/2005	AS OF THE EFFECTIVE DATE
RICHARD SCHLANGER, ROBERT SANDS, PALM BEACH CAPITAL FUND I, L.P., PBC-DIRECT PRO BLOCKING COMPANY, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	SETTLEMENT AGREEMENT	REJECT	5/17/2007	AS OF THE EFFECTIVE DATE
RICK WESLEY 2920 COUNTRY CLUB ROAD WINSTON-SALEM, NC 27104	RESTRICTED STOCK GRANT AGREEMENT - 250 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
ROBERT YOUNG 565 HICKOK COURT DELAWARE, OH 43015-7209	RESTRICTED STOCK GRANT AGREEMENT - 200 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
ROBERTSON, DONNA 117 FOX RIDGE LN MT HOLLY, NC 28120	SEVERANCE AGREEMENT	REJECT	8/10/2010	AS OF THE EFFECTIVE DATE
RODRIGUEZ, MICHAEL 10988 MAPLE AVE BLOOMINGTON, CA 92316	SEVERANCE AGREEMENT	REJECT	6/7/2010	AS OF THE EFFECTIVE DATE
RODRIGUEZ, ROSARIO 27893 MANDARIN AVE HAYWARD, CA 94544-5017	SEVERANCE AGREEMENT	REJECT	7/19/2010	AS OF THE EFFECTIVE DATE
RON KREUTZER 115 STEWART STREET MAYWOOD, NJ 07607	AGREEMENT AND UNDERTAKING FOR ADVANCEMENT OF ATTORNEYS FEES AND EXPENSES	REJECT	7/30/2010	AS OF THE EFFECTIVE DATE
RREEF AMERICA REIT II CORP YYY 875 N MICHIGAN AVE, STE 4100 CHICAGO, IL 60611	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	8/1/1998	AS OF 5/31/2011
SAP AMERICA, INC. 399 WEST CHESTER PIKE NEWTOWN SQUARE, PA 19073	SOFTWARE LICENSE AGREEMENT, TERMINATED	REJECT	12/31/2007	AS OF THE EFFECTIVE DATE
SARCOM, INC. 8405 PULSAR PL COLUMBUS, OH 43240	CORPORATE CONSULTANT AGREEMENT	REJECT	10/12/2000	AS OF THE EFFECTIVE DATE
SCOTT BERRY 3804 HIBBS STREET PLANO, TX 75025-4380	RESTRICTED STOCK GRANT AGREEMENT - 600 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE



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SCOTT SEYMOUR 150 WEST MAIN STREET, SUITE 2100 NORFOLK, VA 23510	RESTRICTED STOCK GRANT AGREEMENT - 500 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
SCOTT SEYMOUR 150 WEST MAIN STREET, SUITE 2100 NORFOLK, VA 23510	RESTRICTED STOCK GRANT AGREEMENT - 500 SHARES	REJECT	5/20/2008	AS OF THE EFFECTIVE DATE
SPCP GROUP (SP) SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
SPCP GROUP III (SP) SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
SPCP GROUP III LLC SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	NOTE; \$117,199.97	REJECT	2/6/2009	AS OF THE EFFECTIVE DATE
SPCP GROUP III, LLC SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
SPCP GROUP LLC SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	NOTE; \$1,132,993.08	REJECT	2/6/2009	AS OF THE EFFECTIVE DATE
SPCP GROUP, LLC SILVER POINT FINANCE LLC AS AGENT ATTN NANCY WEIR 2 GREENWICH PLZ GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
SPECIALTY ENVELOPE 4890 SPRING GROVE AVE CINCINNATI, OH 45232	VENDOR - CERTIFIED TRADE PARTNER	REJECT	1/1/2004	AS OF THE EFFECTIVE DATE
SPECIALTY ENVELOPE, INC. C/O SAMUEL L. PETERS MIAMI SYSTEMS CORPORATION 10001 ALLIANCE ROAD CINCINNATI, OH 45242	LEASE AGREEMENT AND GUARANTY OF WORKFLOW MANAGEMENT, INC. INCLUDED THEREIN (4862 AND 4980 SPRING GROVE AVENUE, CINCINNATI, OH)	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
SPF CDO I, LTD (SP) SILVER POINT FINANCE LLC AS AGENT, 2 GREENWICH PLZ, ATTN NANCY WEIR GREENWICH, CT 06830	SECOND LIEN WARRANT	REJECT	4/30/2009	AS OF THE EFFECTIVE DATE
SPF CDO I, LTD (SP) SILVER POINT FINANCE LLC AS AGENT, 2 GREENWICH PLZ, ATTN NANCY WEIR GREENWICH, CT 06830	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
STAYTON, MARY 5107 KENSINGTON CIR CORAL SPRINGS, FL 33076	SEVERANCE AGREEMENT	REJECT	8/2/2010	AS OF THE EFFECTIVE DATE
STEARNS, JEFFREY 12822 SPICKLER RD CLEAR SPRING, MD 21722	SEVERANCE AGREEMENT	REJECT	5/4/2010	AS OF THE EFFECTIVE DATE
STOUFFER, JENNIFER 2 CEDAR RD MECHANICSBURG, PA 17055	SEVERANCE AGREEMENT	REJECT	3/15/2010	AS OF THE EFFECTIVE DATE
STRAUSS, MARK 5911 E COBBLESTONES LANES SYLVANIA, OH 43560	SEVERANCE AGREEMENT	REJECT	6/7/2010	AS OF THE EFFECTIVE DATE

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit A

Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
STRAWMYER, LESTER 15581 MARIETTA CIR WESTFIELD, IN 46074-8875	SEVERANCE AGREEMENT	REJECT	3/29/2010	AS OF THE EFFECTIVE DATE
TANA SEYBERT LLC 525 WEST 52ND STREET NEW YORK, NY 10019	EQUIPMENT PURCHASE AND SOURCING AGREEMENT	REJECT	3/7/2005	AS OF THE EFFECTIVE DATE
TD CAPITAL MEZZANINE PARTNERS (NON-QLP), LP ATTN: IAN KIDSON 66 WELLINGTON STREET WEST TD BANK TOWER, 9TH FLOOR TORONTO, ONTARIO M5K 1A2	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
TD CAPITAL MEZZANINE PARTNERS (PARALLEL), LP ATTN: IAN KIDSON 66 WELLINGTON STREET WEST TD BANK TOWER, 9TH FLOOR TORONTO, ONTARIO M5K 1A2	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
THE DATA GROUP INCOME FUND 9195 TORBRAM ROAD BRAMPTON, ONTARIO L6H 6H2	STOCK PURCHASE AGREEMENT	REJECT	8/10/2006	AS OF THE EFFECTIVE DATE
THE DATA GROUP INCOME FUND 9195 TORBRAM ROAD BRAMPTON, ONTARIO L6H 6H2	SETTLEMENT AGREEMENT	REJECT	10/9/2008	AS OF THE EFFECTIVE DATE
THE DATA GROUP INCOME FUND 9195 TORBRAM ROAD BRAMPTON, ONTARIO L6H 6H2	SETTLEMENT AGREEMENT	REJECT	6/26/2009	AS OF THE EFFECTIVE DATE
THE DATA GROUP INCOME FUND, AND DATA BUSINESS FORMS LIMITED, 9195 TORBRAM ROAD, BRAMPTON ONTARIO L6H 6H2 9195 TORBRAM ROAD BRAMPTON, ONTARIO L6H 6H2	NON-COMPETITION AND NON-SOLICITATION AGREEMENT	REJECT	8/31/2006	AS OF THE EFFECTIVE DATE
THE DATA GROUP INCOME FUND, THE DATA GROUP LIMITED PARTNERSHIP, DATA BUSINESS FORMS LIMITED AND MOHAMED YACIOUB 9195 TORBRAM ROAD BRAMPTON, ONTARIO L6H 6H2	SETTLEMENT AGREEMENT	REJECT	9/12/2008	AS OF THE EFFECTIVE DATE
THE GREGORY COMPANY, LLC 4645 ESTHER LN GREEN BAY, WI 54311	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	9/1/1994	AS OF 4/30/2011
THE RELIZON E-CRM COMPANY 601 EDGEWATER DRIVE WAKEFIELD, MA 1880	SOURCING AGREEMENT (NO. 1)	REJECT	10/29/2004	AS OF THE EFFECTIVE DATE
THE RELIZON E-CRM COMPANY 601 EDGEWATER DRIVE WAKEFIELD, MA 1880	SOURCING AGREEMENT (NO. 2)	REJECT	10/29/2004	AS OF THE EFFECTIVE DATE
THE WHITTIER GROUP C/O MICHAEL A MUNOZ 4011, MEADOWS LANE, SUITE 102 LAS VEGAS, NV 89107	CONSULTING SERVICES AGREEMENT, AND ANY SUBSEQUENT AMENDMENT OR ORAL AGREEMENTS	REJECT	9/24/2007	AS OF THE EFFECTIVE DATE
THOMAS DAILEY 1725 AMBERWOOD DRIVE GOSHEN, IN 46526	RESTRICTED STOCK GRANT AGREEMENT - 100 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
TIMOTHY A. TATMAN 4243 HIGHBORNE DR MARIETTA, GA 30066	NON-QUALIFIED DEFERRED COMPENSATION AGREEMENT, AS AMENDED	REJECT	8/4/2003	AS OF THE EFFECTIVE DATE
TIMOTHY J. SCHRINER 24903 REEDS POINTE DR. NOVI, MI 48374-2539	NON-QUALIFIED DEFERRED COMPENSATION AGREEMENT	REJECT	3/1/2001	AS OF THE EFFECTIVE DATE
TORONTO DOMINION INVESTMENTS, INC. ATTN: MARTHA L. GARIEPY 909 FANNIN STREET, SUITE 1950 HOUSTON, TX 77010	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit A

Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
TRCAS ACQUISITION CORP., THE RELIZON COMPANY, RELIZON HOLDINGS, LLC C/O THE CARLYLE GROUP ATTN: BRUCE E. ROSENBLUM AND DANIEL BELLISSIMO 1001 PENNSYLVANIA AVENUE N.W. SUITE 220 SOUTH WASHINGTON, DC 20004	AMENDED AND RESTATED AGREEMENT AND PLAN OF MERGER	REJECT	11/30/2005	AS OF THE EFFECTIVE DATE
UNITED ENVELOPE HOLDINGS, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	SIDE LETTER AGREEMENT	REJECT	6/23/2009	AS OF THE EFFECTIVE DATE
UNITED ENVELOPE HOLDINGS, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	LEASE ASSIGNMENT AND ASSUMPTION AGREEMENT (CINCINNATI, OH LEASE AGREEMENT)	REJECT	6/29/2009	AS OF THE EFFECTIVE DATE
UNITED ENVELOPE HOLDINGS, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	LEASE ASSIGNMENT AND ASSUMPTION AGREEMENT (LONG ISLAND CITY, NY LEASE AGREEMENT)	REJECT	6/29/2009	AS OF THE EFFECTIVE DATE
UNITED ENVELOPE HOLDINGS, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	LEASE ASSIGNMENT AND ASSUMPTION AGREEMENT (MOUNT POCONO, PA LEASE AGREEMENT)	REJECT	6/29/2009	AS OF THE EFFECTIVE DATE
UNITED ENVELOPE HOLDINGS, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	STRATEGIC SOURCING AGREEMENT	REJECT	6/29/2009	AS OF THE EFFECTIVE DATE
UNITED ENVELOPE HOLDINGS, LLC AND FREEDOM GRAPHICS HOLDINGS, LLC 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	SIDE LETTER AGREEMENT	REJECT	6/29/2009	AS OF THE EFFECTIVE DATE
UNITED ENVELOPE HOLDINGS, LLC WEST PALM BEACH, FL 33401 C/O PALM BEACH CAPITAL FUND II, L.P. 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	ASSET PURCHASE AGREEMENT	REJECT	6/17/2009	AS OF THE EFFECTIVE DATE
UNITED ENVELOPE HOLDINGS, LLC, FREEDOM GRAPHICS HOLDINGS, LLC, ENVELOPE FREEDOM HOLDINGS, LLC AND TOGETHER WITH UE NEWCO AND FG NEWCO 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	GUARANTEE AND REIMBURSEMENT AGREEMENT	REJECT	6/29/2009	AS OF THE EFFECTIVE DATE
WF CAPITAL HOLDINGS, INC. 150 WEST MAIN STREET, SUITE 2100 NORFOLK, VA 23510	AMENDED AND RESTATED STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
WF CAPITAL HOLDINGS, INC. 150 WEST MAIN STREET, SUITE 2100 NORFOLK, VA 23510	WARRANT	REJECT	3/4/2008	AS OF THE EFFECTIVE DATE
WF CAPITAL HOLDINGS, INC. 150 WEST MAIN STREET, SUITE 2100 NORFOLK, VA 23510	WARRANT	REJECT	9/4/2008	AS OF THE EFFECTIVE DATE
WF CAPITAL HOLDINGS, INC. 150 WEST MAIN STREET, SUITE 2100 NORFOLK, VA 23510	WARRANT	REJECT	3/4/2009	AS OF THE EFFECTIVE DATE
WF HOLDINGS CO-INVESTMENT, L.P. ATTN: CHRISTOPHER J. DAVIS, CFO C/O PERSEUS L.L.C. 2099 PENNSYLVANIA AVE. NW SUITE 900 WASHINGTON, DC 20006	STOCKHOLDERS AGREEMENT	REJECT	11/30/2005, AS AMENDED FROM TIME TO TIME	AS OF THE EFFECTIVE DATE
WMI05 HAZELWOOD MO LLC C/O GLADSTONE COMMERCIAL CORP. 1521 WEST BRANCH DRIVE, STE 200 MCCLEAN, VA 22102	LESSEE - COMMERCIAL REAL ESTATE LEASE	REJECT	1/30/2001	AS OF 4/30/2011
ZANT CHAPELO 1407 NEW ENGLAND WAY LEBANON, OH 45036-9189	RESTRICTED STOCK GRANT AGREEMENT - 100 SHARES	REJECT	2/29/2008	AS OF THE EFFECTIVE DATE
ZANT CHAPELO 1407 NEW ENGLAND WAY LEBANON, OH 45036-9189	RESTRICTED STOCK GRANT AGREEMENT - 100 SHARES	REJECT	6/1/2008	AS OF THE EFFECTIVE DATE

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit A

Schedule of Rejected Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	EFFECTIVE DATE OF REJECTION
ZSCHOCHÉ, VIOLA 1305 SW 23RD AVE FT LAUDERDALE, FL 33312	SEVERANCE AGREEMENT	REJECT	8/2/2010	AS OF THE EFFECTIVE DATE

**Exhibit B**  
(List of Retained Contracts)

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit B

Schedule of Retained Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
AON CONSULTING, INC. PO BOX 905188 CHARLOTTE, NC 28290-5188	ADMINISTRATIVE SERVICES AGREEMENT, PENSION ADMINISTRATOR	RETAIN	1/18/2001	\$0.00
BLUE ASH HOLDINGS INC. AND RELIZON CANADA INC. 9195 TORBRAM ROAD BRAMPTON, ONTARIO L68 6H2 CANADA	ACCESS TO RECORDS AGREEMENT	RETAIN	8/31/2006	\$0.00
CHARTIS 32 OLD SLIP FINANCIAL SQUARE NEW YORK, NY 10005	D&O/EPL, 03-189-40-94	RETAIN	7/31/2010	\$0.00
CHARTIS - NATIONAL UNION 175 WATER ST NEW YORK, NY 10038	CRIME POLICY, 03-211-35-21	RETAIN	7/31/2010	\$0.00
CHARTIS - NATIONAL UNION 600 NORTH PEARL ST STE 700 DALLAS, TX 75201	SPECIAL RISK POLICY, 22-117-575	RETAIN	7/31/2010	\$0.00
CITIGROUP INSTITUTIONAL TRUST COMPANY 2 RIGHTER PKWY STE 250 WILMINGTON, DE 19803	TRUST AGREEMENT FOR BENEFITS PLANS	RETAIN	1/1/2007	\$0.00
FTI CONSULTING, INC. 3 TIMES SQUARE, 11TH FLOOR NEW YORK, NY 10036	ENGAGEMENT LETTER IN CONNECTION TO 2010 BANKRUPTCY	RETAIN	9/10/2010	\$0.00
KURTZMAN CARSON CONSULTANTS, LLC 2335 ALASKA AVE. EL SEGUNDO, CA 90245	SERVICES AGREEMENT	RETAIN	9/17/2010	\$0.00
MCGUIREWOODS LLP 101 WEST MAIN STREET, SUITE 9000 NORFOLK, VA 23510-1655	ENGAGEMENT AGREEMENT WITH MCGUIREWOODS LLP REGARDING REPRESENTATION OF WORKFLOW CAPITAL HOLDINGS, INC. AND CERTAIN SUBSIDIARIES IN 2010 BANKRUPTCY	RETAIN	9/2/2010	\$0.00
SAGE ADVISORY SERVICES, LTD. CO. 5900 SOUTHWEST PKWY BUILDING ONE, SUITE 100 AUSTIN, TX 78735	INVESTMENT MANAGER AGREEMENT	RETAIN	6/27/2007	\$0.00
SMITH BARNEY 31 WEST 52ND ST 23RD FL NEW YORK, NY 10019	CONSULTING AND EVALUATION SERVICES PROGRAM	RETAIN	7/5/2007	\$0.00
SMITH BARNEY 31 WEST 52ND ST 23RD FL NEW YORK, NY 10019	FIDUCIARY SERVICES UNAFFILIATED MANAGER PROGRAM	RETAIN	7/5/2007	\$0.00
TAVENNER AND BERAN, PLC 20 NORTH 8TH STREET RICHMOND, VA 23219 USA	RETENTION AGREEMENT FOR SERVICES IN CONNECTION TO 2010 BANKRUPTCY	RETAIN	9/22/2010	\$0.00

**Exhibit C**  
(List of Assigned Contracts)

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
100-200 CCC, INC 1060 N KING HWY STE 250 CHERRY HILL, NJ 08034	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	4/1/2010	\$825.00
1300 MOCKINGBIRD OFFICE PARTNERS LP 1800 VALLEY VIEW LN STE 300 DALLAS, TX 75234	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/3/2006	\$0.00
1ST BANK 12345 WEST COLFAX AVE LAKEWOOD, CO 80215	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/24/2005	\$0.00
1ST BANK 12345 WEST COLFAX AVE LAKEWOOD, CO 80215	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/24/2005	\$0.00
20 20 TECHNOLOGIES 99 MONROE AVE NW STE 400 GRAND RAPIDS, MI 49503-2651	CUSTOMER TRADE AGREEMENT	ASSIGN	2/14/2005	\$0.00
24 HOUR FITNESS USA INC 1265 LAUREL TREE LN CARLSBAD, CA 92011	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/5/2008	\$0.00
24 HOUR FITNESS USA, INC. 1265 LAUREL TREE LN CARLSBAD, CA 92011	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/5/2008	\$0.00
24 HOUR FITNESS, INC. 2231 RUTHERFORD RD STE 202 CARLSBAD, CA 92008	CUSTOMER TRADE AGREEMENT	ASSIGN	11/15/1998	\$0.00
24 HOUR FITNESS, INC. 1265 LAUREL TREE LN CARLSBAD, CA 92011	CUSTOMER TRADE AGREEMENT	ASSIGN	2/14/2000	\$0.00
24/7 EXPRESS COURIER INC PO BOX 24 OLATHE, MO 66051-0024	CARRIER AGREEMENT	ASSIGN	3/24/2005	\$0.00
2920 INVESTORS, LLC 10933 TRADE CTR DR STE 106 RANCHO CORDOVA, CA 95670	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/22/2002	\$0.00
409 GROUP INC. 5155 FINANCIAL WAY MASON, OH 45040	CUSTOMER TRADE AGREEMENT	ASSIGN	9/24/2001	\$0.00
8000 CENTRE LTD. 201 BARTON SPRINGS RD AUSTIN, TX 78704	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/14/2001	\$0.00
800-FLOWERS, INC. 1 OLD COUNTRY RD STE 500 CARLE PLACE, NY 11514	CUSTOMER TRADE AGREEMENT	ASSIGN	12/9/2003	\$0.00
A & H LITHO 2540 S 27TH AVE BROADVIEW, FL 60155	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
A&A PRINTING INC 6103 JOHNS RD STE 5 TAMPA, FL 33634	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2005	\$0.00
A&M PRINTING 3589 NEVADA ST NO A PLEASANTON, CA 94566	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	6/1/2004	\$0.00
A. TEICHERT & SON, INC. 3500 AMERICAN RIVER DR SACRAMENTO, CA 95864	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/7/2006	\$0.00



In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
A.L.F. GRAPHICS, INC. ALAN FINKELSTEIN 250 HUDSON STREET NEW YORK, NY 10013	ACQUISITION OF A.L.F. PURSUANT TO A PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	1/21/2000	\$0.00
A.O. SMITH HARVESTORE PRODUCTS INC. 345 HARVESTORE DR DEKALB, IL 60115	CUSTOMER TRADE AGREEMENT	ASSIGN	4/17/1991	\$0.00
AAA ALLIED GROUP, INC. 15 W CENTRAL PKWY CINCINNATI, OH 45402	TRAVEL MANAGEMENT AGT	ASSIGN	12/15/2009	\$0.00
AAA FLAG & BANNER 8955 NATIONAL BLVD LOS ANGELES, CA 90034	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/10/2003	\$0.00
AARP 601 E STREET NW WASHINGTON, DC 20049	CUSTOMER TRADE AGREEMENT	ASSIGN	7/9/2008	\$0.00
AARP 3200 E CARSON ST LAKEWOOD, CA 90712	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/22/2008	\$0.00
ABBONIZO, ROBERT 4465 COUNTRY VIEW DR DOYLESTOWN, PA 18902-9558	EXECUTIVE CONTRACT	ASSIGN	8/10/2009	\$0.00
ABBOTT LABORATORIES CONTRACTS ADMINISTRATION MS 8 10 1921 HURD DR IRVING, TX 75038	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/29/2008	\$0.00
ABELOOS, LINDA S 7781 OBRYAN PL CENTERVILLE, OH 45459-5458	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	4/30/2010	\$0.00
ABERNATHY, WILLIAM A 2342 FENESTRA DR DALLAS, TX 75228-5336	ACCOUNT EXECUTIVE, 11/19/10	ASSIGN	5/10/2009	\$0.00
ACCESS E-DOCS, INC. 1101 HAMILTON ST ALLENTOWN, PA 18101	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ACCOR NA 4001 INTERNATIONAL PKWY CARROLLTON, TX 75007	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/3/2005	\$0.00
ACCOR NORTH AMERICA INC. 4001 INTERNATIONAL PKWY CARROLLTON, TX 75007	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/14/2004	\$0.00
ACE AMERICAN INSURANCE COMPANY ATTN: MIGUEL FERREIRA C/O ACE USA 33 ARCH ST., SUITE 2900 BOSTON, MA 02110	CONFIDENTIALITY AGREEMENT - PROFESSIONAL RISK SURETY DIVISION	ASSIGN	12/6/2007	\$0.00
ACME BRICK 2821 W 7TH ST FORT WORTH, TX 76017	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/4/2005	\$0.00
ACME BRICK 2821 WEST 7TH ST FORT WORTH, TX 76017	CUSTOMER TRADE AGREEMENT	ASSIGN	4/20/2005	\$0.00
ACME ELECTRIC CORPORATION 4815 W 5TH ST LUMBERTON, NC 28358	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2005	\$0.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
ACOM - PANASONIC ELECTRONIC COMPONENTS 5105 S NATIONAL DR KNOXVILLE, TN 37914	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/14/2002	\$0.00
ACOM SOLUTIONS, INC. 2859 E 29TH ST LONG BEACH, CA 90806	CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
ACS - AFFILIATED COMPUTER SERVICES, INC. 600 17TH ST NO 600 NORTH DENVER, CO 80202	CUSTOMER TRADE AGREEMENT	ASSIGN	9/19/2006	\$0.00
ACS SECURITIES SERVICES, INC. 3988 NORTH CENTRAL EXPRESSWAY BUILDING 5 6TH FL DALLAS, TX 75204	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/23/2005	\$0.00
ACS TECHNOLOGIES, INC. 180 DUNBARTON DR FLORENCE, SC 29501	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/21/2003	\$0.00
ACTION EXPRESS INC PO BOX 250790 MILWAUKEE, WI 53225-9998	CARRIER AGREEMENT	ASSIGN	11/14/2005	\$0.00
ACTION VENDING 660 HURLINGAME AVE REDWOOD CITY, CA 940463	VEND AGREEMENT	ASSIGN	8/19/2004	\$0.00
ACUITY LIGHTING GROUP INC. ONE LITHONIA WAY CONYERS, GA 20012	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/7/2004	\$0.00
ACXIOM CORPORATION 80 RULAND ROAD MELVILLE, NY 11747	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/19/2005	\$0.00
ADAIR PRINTING 7850 SECOND ST DEXTER, MI 48130	STRATEGIC SOURCING AGREEMENT	ASSIGN	7/1/2007	\$0.00
ADAMS,JOHN R 1501 GULF BLVD NO 501 CLEARWATER, FL 33767-2990	REG SALES MGR, 10/09/09	ASSIGN	8/20/2008	\$0.00
ADAMS,PATRICIA M 7700 RODEBAUGH RD REYNOLDSBURG, OH 43068-9718	ACCOUNT MANAGER, 10/08/10	ASSIGN	6/1/2009	\$0.00
ADAMS,STACY 142 CAVANAUGH LAKE CHELSEA, MI 48118-9756	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/2/2007	\$0.00
ADECCO DEPT CH 14091 PALATINE, IL 60055	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/16/2009	\$0.00
ADECCO USA, INC. 175 BROAD HOLLOW RD MELVILLE, NY 11743	MASTER SERVICES AGREEMENT	ASSIGN	5/28/2009	\$0.00
ADECCO USA, INC. 175 BROAD HOLLOW RD MELVILLE, NY 11743	SUPPLIER SERVICES AGREEMENT	ASSIGN	5/28/2009	\$0.00
ADENA HEALTH SYSTEM 272 HOSPITAL RD CHILLICOTHE, OH 45601	CUSTOMER TRADE AGREEMENT	ASSIGN	7/20/2010	\$0.00
ADF COMPANIES 165 PASSAIC AVE FAIRFIELD, NJ 07004	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/12/2001	\$0.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
ADKINS, BETHANY C 3712 TIMAHOE CIR NOTTINGHAM, MD 21236-2955	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	8/25/2010	\$0.00
ADKINS, KELLI S 6199 HEMPLE RD MIAMISBURG, OH 45342-1013	NON-SOLICITATION AGREEMENT	ASSIGN	4/21/2010	\$0.00
ADLER TECH INTERNATIONAL 1235 BAY ST STE 1000 TORONTO, ON M5R 3K4 CANADA	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/29/2003	\$0.00
ADLERTECH INTERNATIONAL, INC. 1235 BAY ST STE 1000 TORONTO, ON CANADA	TECHNOLOGY LICENSE AGREEMENT	ASSIGN	8/22/2006	\$0.00
ADMINISTAFF SERVICES, L.P. 19001 CRESCENT SPRING DR KINGWOOD, TX 77339-3802	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/24/2005	\$0.00
ADMORE (SEE ENNIS) 24707 WOOD CT MACOMB, MI 48042	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ADP PO BOX 0500 CAROL STREAM, IL 60132-0500	BENEFIT PROVIDER - COBRA	ASSIGN	9/8/2010	\$0.00
ADP PO BOX 0500 CAROL STREAM, IL 60132-0500	BENEFIT PROVIDER - FSA	ASSIGN	9/8/2010	\$0.00
ADP, INC. ADP BLVD ROSELAND, NJ 07068	MASTER SERVICES AGREEMENT	ASSIGN	9/8/2000	\$0.00
ADS ALLIANCE DATA SYSTEMS, INC. 17655 WATERVIEW PARKWAY DALLAS, TX 75252	AGREEMENT AND PLAN OF MERGER, AS AMENDED, AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN EXCEPT AS SPECIFICALLY REJECTED	ASSIGN	10/8/2004	\$0.00
ADS ALLIANCE DATA SYSTEMS, INC., EVEREST NIVOLE, INC., RELIZON HOLDINGS, L.L.C., ALLIANCE DATA SYSTEMS CORPORATION ADS ALLIANCE DATA SYSTEMS, INC. 17655 WATERVIEW PKWY ATTN: GENERAL COUNSEL DALLAS, TX 75252	SALE OF RELIZON E-CRM PURSUANT TO AN AGREEMENT AND PLAN OF MERGER, AS AMENDED, AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN EXCEPT AS SPECIFICALLY REJECTED	ASSIGN	10/8/2004	\$0.00
ADT SECURITY SERVICES, INC. PO BOX 371967 PITTSBURGH, PA 15250-7967	COMMERCIAL SALES PROPOSAL AGREEMENT	ASSIGN	11/11/2004	\$0.00
ADVANCE BUSINESS GRAPHICS TENANT HEALTHCARE GROUP, BROADLANE 3810 WABASH DR MIRA LOMA, CA 91752	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/25/2005	\$0.00
ADVANCE DIGITAL SYSTMES, INC. D/B/A MI-CO PO BOX 2233 CHAPEL HILL, NC 27515-9835	SERVICES AGREEMENT	ASSIGN	5/23/2003	\$0.00
ADVANCED PUBLICATION, INC. 1313 N. MARKET STREET, 10TH FLOOR WILMINGTON, DE 19801	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/2010	\$0.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
ADVANCEPCS HEALTH, L.P. 750 W JOHN CARPENTER FWY IRVING, TX 75039	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/14/2003	\$0.00
ADVANTA CORPORATION 11850 S ELECTION RD DRAPER, UT 84020	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/9/2005	\$0.00
ADVANTAGE MAILING MGM ONLY 1633 N LESLIE WAY ORANGE, CA 92867	VENDOR	ASSIGN	4/15/2010	\$0.00
ADVANTIS 4300 W CYPRESS ST NO 1000 TAMPA, FL 33607	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/16/2001	\$0.00
ADVANTIS CREDIT UNION 10501 SE MAIN ST MILWAUKIE, OR 97222-7594	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	4/16/2009	\$0.00
ADVIZEX TECHNOLOGIES, LLC 7757 AUBURN ROAD, SUITE 20 CONCORD, OH 44077	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/20/2003	\$0.00
AEARO COMPANY 1728 W FRISCO AVE CHICKASHA, OK 73018	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/3/2003	\$0.00
AEGON 3222 PHOENIXVILLE PIKE STE B 54 FRAZER, PA 19355	CUSTOMER TRADE AGREEMENT	ASSIGN	8/2/2010	\$0.00
AEROTEK COMMERCIAL STAFFING 7301 PKWY DR HANOVER, MD 21076	DIRECT PLACEMENT AGREEMENT	ASSIGN	8/25/2008	\$0.00
AEROTEK COMMERCIAL STAFFING 7301 PKWY DR HANOVER, MD 21076	SERVICES AGREEMENT	ASSIGN	9/15/2008	\$0.00
AEROXCHANGE 5221 NORTH O'CONNOR BLVD, SUITE 800 E IRVING, TX 75039	VENDOR AGREEMENT	ASSIGN	7/21/2004	\$0.00
AETNA BUILDING MAINTENANCE PO BOX 636290 CINCINNATI, OH 45263-6290	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/30/2005	\$0.00
AETNA BUILDING MAINTNENACE 646 PARSONS AVE COLUMBUS, OH 43206	SERVICES AGREEMENT	ASSIGN	7/28/2008	\$9,251.00
AETNA LIFE INS CO 151 FARMINGTON AVE HARTFORD, CT 06105	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/7/2010	\$0.00
AETNA LIFE INSURANCE COMPANY 151 FARMINGTON AVE HARTFORD, CT 06105	CUSTOMER TRADE AGREEMENT	ASSIGN	1/2/2002	\$0.00
AETNA LIFE INSURANCE COMPANY 151 FARMINGTON AVE HARTFORD, CT 06105	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/7/2010	\$0.00
AETNA US HEALTHCARE ONE MONUMENT SQUARE PORTLAND, ME 04101	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/17/1999	\$0.00

In re: Workflow Management Inc, et. al.

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AFCO CREDIT 1000 N. MILWAUKEE AVE. GLENVIEW, IL 60025	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	12/10/2009	\$0.00
AFFILIATED COMPUTER SERVICES, INC. 2828 NORTH HASKELL AVE DALLAS, TX 75204	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/20/2007	\$0.00
AFFILIATED COMPUTER SERVICES, INC. 2828 NORTH HASKELL AVE DALLAS, TX 75204	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/3/2009	\$0.00
AFFINA CORPORATION 2001 RUPPMAN PLZ PEORIA, IL 61614-7917	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/2/2001	\$0.00
AFFINITY EXPRESS INC. 2200 POINT BLVD STE 130 ELGIN, IL 60123	SERVICES AGREEMENT	ASSIGN	10/20/2006	\$0.00
AGATI, MARTIN N 4236 ARBOR CLUB DR MARIETTA, GA 30066	ACC EXEC, 01/02/09	ASSIGN	8/4/1993	\$0.00
AGFIRST FARM CREDIT BANK 1401 HAMPTON ST COLUMBIA, SC 29201	CUSTOMER TRADE AGREEMENT	ASSIGN	11/9/1999	\$0.00
AGGREGATED BILLING SOLUTIONS, INC 176 W. LOGAN NOBLESVILLE, IN 46080	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/4/2003	\$0.00
AGILENT TECHNOLOGIES 5301 STEVENS CREEK BLVD SANTA CLARA, CA 95051	CUSTOMER TRADE AGREEMENT	ASSIGN	1/22/2009	\$0.00
AGILYSYS 6065 PARKLAND BLVD CLEVELAND, OH 44124	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/29/2004	\$0.00
AGRIBANK 375 JACKSON ST ST PAUL, MN 55101	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2006	\$0.00
AGRIBANK, FCB ASSOCIATE GENERAL COUNSEL 375 JACKSON ST ST PAUL, MN 55101	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	2/24/2006	\$0.00
AGRIUM ADVANCED TECHNOLOGIES 2915 ROCKY MOUNTAIN AVE LOVELAND, CO 80538	CUSTOMER TRADE AGREEMENT	ASSIGN	9/16/2010	\$0.00
AHOLD, USA, INC. 45 DAN RD CANTON, MA 02021	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/19/2002	\$0.00
AIG (AMERICAN INTL GROUP INC) 70 PINE ST NEW YORK, NY 10005	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/3/2008	\$0.00
AIMCO - APARTMENT INVESTMENT & MANAGEMENT CO. 4582 S ULSTER ST PARKWAY STE 1100 DENVER, CO 80237	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2003	\$0.00
AIR LIQUIDE AMERICA LP 3210 INNOVATIVE WAY MESQUITE, TX 75149	DEMONSTRATION TEST AGREEMENT	ASSIGN	1/15/2007	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
AIR ROUTING INTERNATIONAL 2925 BRIARPARK DRIVE 7TH FL HOUSTON, TX 77042	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/9/2001	\$0.00
AIRGAS MERCHANT GASES, LLC 6060 ROCKSIDE WOODS BOULEVARD STE 241 CLEVELAND, OH 44131-2375	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/27/2007	\$0.00
AIRGAS SAFETY 2700 BRECKINRIDGE BLVD DULUTH, GA 30096	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/6/2006	\$0.00
AIRGAS, INC. 133 3016 10TH AVE NE CALGARY, CA T2A 6A3 CANADA	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/9/2005	\$0.00
AIS MANAGEMENT LLC 999 N SEPULVEDA STE 800 EL SEGUNDO, CA 90245	CUSTOMER TRADE AGREEMENT	ASSIGN	1/29/2009	\$0.00
AIS MANAGEMENT LLC 999 N SEPULVEDA STE 800 EL SEGUNDO, CA 90245	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	1/9/2009	\$0.00
AKER,DEBORAH L 4005 NE GLISAN ST PORTLAND, OR 97232	MGR CUST SERV, 02/13/09	ASSIGN	11/30/2000	\$0.00
ALAMEDA COUNTY MEDICAL CENTER 1411 E 31ST ST OAKLAND, CA 94602	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/2/2004	\$0.00
ALAN D PALMER 5576 DORSET ST SHELBURNE, VT 05482	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	11/1/2001	\$0.00
ALASKA AIRLINES 2651 S 192ND ST SEATTLE, WA 98188	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/10/2003	\$0.00
ALASKA AIRLINES, INC. 2651 S 192ND ST SEATTLE, WA 98188	CUSTOMER TRADE AGREEMENT	ASSIGN	12/2/2004	\$0.00
ALBANO,VINCENT C 4241 W 131ST TER LEAWOOD, KS 66209-4141	SALES REPRESENTATIVE AGREEMENT	ASSIGN	11/16/2004	\$0.00
ALBANY MEDICAL CENTER 43 NEW SCOTLAND AVE ATTN A 92 ALBANY, NY 12208	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
ALBANY MEDICAL CENTER 43 NEW SCOTLAND AVENUE MC29 ALBANY, NY 12208	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2004	\$0.00
ALBERS,JILL N 57 S MAIN ST FT LORAMIE, OH 45845-9770	ACCOUNT EXECUTIVE, 10/22/10	ASSIGN	9/21/2009	\$0.00
ALBERT EINSTEIN MEDICAL CENTER 5501 OLD YORK RD PHILADELPHIA, PA 19141	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	7/1/2010	\$0.00
ALBERT,CHARLES R 1007 FERNSHIRE DR CENTERVILLE, OH 45459-2313	VP OF FINANCE, 09/01/10	ASSIGN	5/21/2009	\$0.00

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ALCOA CSI PO BOX 535131 PITTSBURGH, PA 15253-0131	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/18/2001	\$0.00
ALCOA INC. 6200 MALAGA/ALCOA HWY MALAGA, WA 98828	CUSTOMER TRADE AGREEMENT	ASSIGN	7/10/2001	\$0.00
ALCOA INC. 3131 EAST MAIN ST LAFAYETTE, IN 47905	CUSTOMER TRADE AGREEMENT	ASSIGN	8/27/2004	\$0.00
ALCOHOLICS ANONYMOUS WORLD SERVICES 475 RIVERSIDE DR NEW YORK, NY 10115	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2007	\$0.00
ALCOM PRINTING GROUP INC. 140 CHRISTOPHER LN HARLEYSVILLE, PA 19438-2034	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/30/2006	\$0.00
ALEMAGNO, JAMES 11915 NATHANSHILL LN CINCINNATI, OH 45249-1770	SALES SUPPORT AGREEMENT	ASSIGN	8/2/2010	\$0.00
ALEXANDER & BALDWIN, INC. 822 BISHOP ST HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/18/2001	\$0.00
ALEXANDER, JASMINE K 413 RENDALE PL TROTWOOD, OH 45426-2827	SALES SUPPORT AGREEMENT	ASSIGN	8/19/2010	\$0.00
ALL ASSOCIATES GROUP 3737 GLENWOOD AVENUE, SUITE 100 RALEIGH, NC 27612	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/26/2002	\$0.00
ALL SOURCE, INC. 14942 SOUTHEAST 82ND CLACKAMAS, OR 97015	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/9/2003	\$0.00
ALLEGHENY GENERAL HOSPITAL AND FORBES REGIONS HOSPITALS 320 E NORTH AVE PITTSBURGH, PA 15212	CUSTOMER TRADE AGREEMENT	ASSIGN	9/25/1999	\$0.00
ALLEGIANCE HEALTHCARE CORPORATION 1430 WAUKEGAN RD MCGAW PARK, IL 60085	CONTINUING GUARANTY	ASSIGN	4/9/2002	\$0.00
ALLEGIANCE HEALTHCARE CORPORATION 1430 WAUKEGAN RD MCGAW PARK, IL 60085	EBUSINESS AGREEMENT	ASSIGN	11/1/2001	\$0.00
ALLEN TATE CO. 6700 FAIRVIEW RD CHARLOTTE, NC 28210-3324	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/5/2003	\$0.00
ALLEN, JEREMY D 805 ROYAL LN YUKON, OK 73099-4223	ACCOUNT RELATIONSHIP MANAGER, 03/31/09	ASSIGN	7/17/2007	\$0.00
ALLETE, INC. 30 W SUPERIOR ST DULUTH, MN 55802	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/4/2005	\$0.00
ALLIANCE COST CONTAINMENT, LLC 220 S FIRST STREET STE 301 LOUISVILLE, KY 40202	CUSTOMER TRADE AGREEMENT	ASSIGN	3/30/2006	\$0.00
ALLIANCE CREDIT UNION 3315 ALMADEN EXPRESSWAY STE 55 SAN JOSE, CA 95118	CUSTOMER TRADE AGREEMENT	ASSIGN	10/14/2004	\$0.00

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ALLIANCE CREDIT UNION 3315 ALMADEN EXPRESSWAY STE 55 SAN JOSE, CA 95118	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	5/22/2006	\$0.00
ALLIANCE HOSPITAL 515 NORTH ADAMS ODESSA, TX 79761	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/2/2003	\$0.00
ALLIANCE MAILING 1023 WILSO DR BALTIMORE, MD 21223	VENDOR AGREEMENT	ASSIGN	3/1/2004	\$0.00
ALLIANCE MAILING INC 1023 WILSO DR BALTIMORE, MD 21223	BILLING SOLUTIONS SOURCING AGREEMENT	ASSIGN	3/1/2004	\$0.00
ALLIANCE MAILING INC 1023 WILSO DR BALTIMORE, MD 21223	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/1/2004	\$0.00
ALLIANZ GLOBAL RISK US INSURANCE COMPANY 225 W WASHINGTON ST STE 2000 CHICAGO, IL 60606-3484	PROPERTY , CLP3011730	ASSIGN	8/3/2010	\$0.00
ALLIED DOCUMENT SOLUTIONS, INC. 3820 109TH ST DES MOINES, IA 50391	BILLING SOLUTIONS SOURCING AGREEMENT	ASSIGN	4/1/2004	\$0.00
ALLIED FITTING L.P. 7200 MYKAWA RD HOUSTON, TX 77033	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/26/2009	\$0.00
ALLIED WASTE PO BOX 9001487 LOUISVILLE, KY 40290-1487	SERVICE AGREEMENT	ASSIGN	2/1/2008	\$7,681.00
ALLIED WHOLESALE ELECTRIC 120 N LYNHURST DR INDIANAPOLIS, IN 46224	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/17/2001	\$0.00
ALLSTATE FINANCIAL ADVISORS, LLC 3100 SANDERS RD STE M4 NORTHBROOK, IL 60062	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/29/2008	\$0.00
ALLSTATE INSURANCE CO. 2775 SANDERS RD NORTHBROOK, IL 60062	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/10/2008	\$0.00
ALLSTATE INSURANCE COMPANY 2775 SANDERS RD NORTHBROOK, IL 60062	CUSTOMER TRADE AGREEMENT	ASSIGN	5/21/2008	\$0.00
ALLSTATE INSURANCE COMPANY 2775 SANDERS RD NORTHBROOK, IL 60062	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/10/2008	\$0.00
ALLTEL CORPORATION 2000 HIGHLAND RD TWINSBURG, OH 44087	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/6/2002	\$0.00
ALORICA INC. 421 SANFORD RD LAVERGNE, TN 37086	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/21/2009	\$0.00
ALOVATS NORTH, LLC C/O PRINCIPAL REAL ESTATE INVESTOR 801 GRAND AVE DE MOINES, IA 50392-1370	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	7/26/2010	\$0.00



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ALPHA & OMEGA BUILDING SERVICES 2843 CULVER AVENUE KETTERING, OH 45429	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2005	\$0.00
ALPHA TAU OMEGA ONE NORTH PENNSYLVANIA ST 12TH FL INDIANAPOLIS, IN 46204	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/2/2005	\$0.00
ALTRIA CLIENT SERVICES, INC 11011 W BROAD STREET GLEN ALLEN, VA 23060-5937	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/24/2008	\$0.00
ALVARADO HOSPITAL 6655 ALVARADO RD SAN DIEGO, CA 92120-5208	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, BROADLANE	ASSIGN	2/1/2010	\$0.00
ALVAREZ,DEBRA J PO BOX 292023 KETTERING, OH 45429-0023	ACC REP, 02/09/09	ASSIGN	12/1/2000	\$0.00
ALZHEIMER'S ASSOCIATION 225 N. MICHIGAN AVENUE PLACE, FLOOR 17 CHICAGO, IL 60601	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/29/2007	\$0.00
ALZHEIMER'S ASSOCIATION 225 N. MICHIGAN AGE FL 17 CHICAGO, IL 60601 USA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/29/2007	\$0.00
AMATEUR TRAPSHOOTING ASSOCIATION 601 WEST NATIONAL RD VANDALIA, OH 45377	CUSTOMER TRADE AGREEMENT	ASSIGN	6/15/2005	\$0.00
AMAZON.COM 1200 12TH AVE STE 1200 SEATTLE, WA 98144	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/10/2007	\$0.00
AMCOR-AMERICAN COMPUTER RESOURCES 373 ROUTE 46 WEST FAIRFIELD, NJ 17044	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/2/2004	\$0.00
AMEGY BANK NATIONAL ASSOC. 1801 MAIN ST TH A00605715 HOUSTON, TX 77002	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/27/2009	\$0.00
AMEGY BANK NATIONAL ASSOCIATION FKA SOUTHWEST BANK OF TEXAS NATIONAL ASSOCIATION 4400 POST OAK PKWY HOUSTON, TX 77027	CUSTOMER TRADE AGREEMENT	ASSIGN	9/10/2004	\$0.00
AMEGY BANK NATL ASSOC PO BOX 27459 HOUSTON, TX 27459	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/18/2007	\$0.00
AMEREN 1901 CHOUTERO PO BOX 66884 ST LOUIS, MO 63103	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/6/2004	\$0.00
AMEREN 1901 CHOUTREAU ST LOUIS, MO 63105	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/12/2004	\$0.00
AMERICAN AIRLINES FEDERAL C.U. 4200 AMON CARTER BLVD FT WORTH, TX 76155	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/1/2001	\$0.00

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AMERICAN APPRAISAL ASSOCIATES 420 LEXINGTON AVENUE STE 2140 GRAYBAR BUILDING NEW YORK, NY 10170	LETTER AGREEMENT	ASSIGN	10/26/2004	\$0.00
AMERICAN BANK NOTE CO 711 ARMSTRONG LN COLUMBIA, TN 38401	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/5/2003	\$0.00
AMERICAN BANK NOTE COMPANY 711 ARMSTRONG LN COLUMBIA, TN 38401	STAMP CONSIGNMENT AGREEMENT	ASSIGN	5/5/2003	\$0.00
AMERICAN BANKERS ASSOCIATION 1120 CONNECTICUT AVENUE N W WASHINGTON, DC 20036	CUSTOMER TRADE AGREEMENT	ASSIGN	3/10/2003	\$0.00
AMERICAN COLOR GRAPHICS, INC. 250 WEST PRATT STREET FL 18 BALTIMORE, MD 21201	MASTER SERVICES AGREEMENT	ASSIGN	6/12/2008	\$0.00
AMERICAN DIGITAL COMPANY 1835 THOMAS RD MEMPHIS, TN 38134	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
AMERICAN EAGLE OUTFITTERS, INC 77 HOT METAL STREE T PITTSBURGH, PA 15203	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/7/2009	\$0.00
AMERICAN ELECTRIC POWER SERVICE CORPORATION 1 RIVERSIDE PLAZA 15TH FL COLUMBUS, OH 43215	CUSTOMER TRADE AGREEMENT	ASSIGN	2/15/2006	\$0.00
AMERICAN EXPEDITING 2215 ARCH ST PHILADELPHIA, PA 19103	CARRIER AGREEMENT	ASSIGN	9/14/2004	\$0.00
AMERICAN EXPRESS CO 3655 VINEYARD RIDGE CINCI, OH 45241	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/8/2002	\$0.00
AMERICAN EXPRESS CO 14901 NW 79TH CT MIAMI LAKES, FL 33016	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/16/2004	\$0.00
AMERICAN EXPRESS TRAVEL WORLD FINANCIAL CTR 200 VERSEY ST NEW YORK, NY 10285	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/19/2009	\$0.00
AMERICAN EXPRESS TRAVEL WORLD FINANCIAL CTR 200 VERSEY ST NEW YORK, NY 10285	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/18/2010	\$0.00
AMERICAN EXPRESS TRAVEL RELATED SERVICES 200 VESEY ST NEW YORK, NY 10285	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/16/2004	\$0.00
AMERICAN EXPRESS TRAVEL RELATED SERVICES CO 200 VESEY ST NEW YORK, NY 10285	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/23/2009	\$0.00
AMERICAN EXPRESS TRAVEL RELATED SERVICES COMPANY, INC. 20022 NORTH 31ST AVE MAIL CODE 203 PHOENIX, AZ 85027	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2005	\$0.00
AMERICAN GUARANTEE & LIABILITY 5005 ROCKSIDE RD STE 1100 INDEPENDENCE, OH 44131	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2001	\$0.00

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AMERICAN GUARANTEE & LIABILITY INSURANCE CO 5005 ROCKSIDE RD STE 1100 INDEPENDENCE, OH 44131	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/25/2001	\$0.00
AMERICAN HEALTHWAYS 4841 GREEN HILLS VILLAGE DR NASHVILLE, TN 37215	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/23/2005	\$0.00
AMERICAN HEALTHWAYS SERVICES, INC. 701 COOL SPRINGS BLVD FRANKLIN, TN 37067	CUSTOMER TRADE AGREEMENT	ASSIGN	5/23/2008	\$0.00
AMERICAN HEALTHWAYS SERVICES, INC. 701 COOL SPRINGS BLVD FRANKLIN, TN 37067	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	8/1/2008	\$0.00
AMERICAN HEALTHWAYS SVCS INC. 3841 GREEN HILLS VILLAGE NASHVILLE, TN 37215	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/24/2008	\$0.00
AMERICAN HEART ASSOCIATION 7272 GREENVILLE AVE DALLAS, TX 75231	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/18/2009	\$0.00
AMERICAN HEART ASSOCIATION 7272 GREENVILLE AVE DALLAS, TX 23514-3037	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2001	\$0.00
AMERICAN HEART ASSOCIATION, INC. (AHA) 7272 GREENVILLE AVE DALLAS, TX 23514-3037	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2005	\$0.00
AMERICAN HOME ASSURANCE COMPANY 70 PINE STREET FLOOR 1 NEW YORK, NY 10270-0002	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/13/2002	\$0.00
AMERICAN HONDA 9974 INTERNATIONAL BLVD CINCINNATI, OH 45046	SERVICE AND SUPPORT AGREEMENT	ASSIGN	3/4/2005	\$0.00
AMERICAN INTERNATIONAL CO. 1375 E 8TH ST CLEVELAND, OH 44114	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/1/2001	\$0.00
AMERICAN INTERNATIONAL GROUP 70 PINE ST NEW YORK, NY 10005	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/1/2008	\$0.00
AMERICAN LABEL COMPANY INC PO BOX 71522 CHATTANOOGA, TN 37407	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
AMERICAN LIGHTING SUPPLY 7754 A ARJONS DR SAN DIEGO, CA 92126	LIGHTING UPGRADE AGREEMENT	ASSIGN	5/5/2006	\$0.00
AMERICAN LITHO INC DEPT 4106 CAROL STREAM, IL 60122-4106	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/1/2009	\$0.00
AMERICAN LOOSE LEAF 4015 PAPIN ST ST LOUIS, MO 63110	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
AMERICAN NURSES ASSOCIATION 8515 GEORGIA AVE STE 400 SILVER SPRING, MD 20910	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2007	\$0.00
AMERICAN PACIFIC STATE BANK 15260 VENTURA BLVD STE 1600 SHERMAN OAKS, CA 91403	CUSTOMER TRADE AGREEMENT	ASSIGN	11/26/1997	\$0.00

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AMERICAN PAD AND PAPER LLC 3000 EAST PLANO PARKWAY PLANO, TX 75074 USA	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/16/2002	\$0.00
AMERICAN PAYMENT SYSTEMS 15 STERLING DR PO BOX 6044 WALLINGFORD, CT 06492-7544	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/31/2005	\$0.00
AMERICAN PRESIDENT COMPANIES, LTD. 1111 BROADWAY OAKLAND, CA 94607	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/1992	\$0.00
AMERICAN PRODUCT DISTRIBUTORS 8350 ARROWRIDGE BLVD CHARLOTTE, NC 28273	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2008	\$0.00
AMERICAN PSYCHOLOGICAL ASSOCIATION 750 FIRST STREET NE WASHINGTON, DC 20002	CUSTOMER TRADE AGREEMENT	ASSIGN	11/19/2008	\$0.00
AMERICAN RED CROSS 2025 E ST NW WASHINGTON, DC 20006	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/4/2008	\$0.00
AMERICAN REGISTRY FOR INTERNET NUMBERS, LTD 3635 CONCORDE PARKWAY STE 200 CHANTILLY, VA 20151	SERVICE AGREEMENT	ASSIGN	11/5/2004	\$0.00
AMERICAN RE-INSURANCE CO. 471 E BROAD ST 18TH FL COLUMBUS, OH 43215	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/17/2002	\$0.00
AMERICAN SKIING CO INC. 8 DAVIS RD. BETHEL, MD 4217 USA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/X/2002	\$0.00
AMERICAN SKIING COMPANY 515 MADISON AVE FL 22 NEW YORK, NY 10022	CUSTOMER TRADE AGREEMENT	ASSIGN	6/21/2004	\$0.00
AMERICAN TILE SUPPLY, INC. 2839 MERRELL RD DALLAS, TX 75229-4702	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/14/2005	\$0.00
AMERICAN WATER WORKS 800 W HERSHEY PARK DR HERSHEY, PA 17033	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/30/2001	\$0.00
AMERICAN WATER WORKS 1025 LAUREL OAK RD VOORHEES, NJ 08043	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/17/2009	\$0.00
AMERICAN WEST BANK 41 W RIVERSIDE SPOKANE, WA 99201	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/6/2006	\$0.00
AMERICAN WEST BANK 110 S FERRALL ST SPOKANE, WA 99202-4800	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	1/29/2010	\$0.00
AMERICANWEST BANCORPORATION 41 W RIVERSIDE AVE STE 400 SPOKANE, WA 99201	CUSTOMER TRADE AGREEMENT	ASSIGN	3/19/2007	\$0.00
AMERICANWEST BANK 41 W RIVERSIDE SPOKANE, WA 99201	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/6/2006	\$0.00

In re: Workflow Management Inc, et. al.

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AMERICOLD CORPORATION 7007 S W CARDINAL LN STE 135 PORTLAND, OR 97224	CUSTOMER TRADE AGREEMENT	ASSIGN	8/11/1994	\$0.00
AMERICOLD LOGISTICS LLC 10 GLENLAKE PARKWAY SOUTH TOWER STE 800 ATLANTA, GA 30328	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2007	\$0.00
AMERIFINANCIAL SOLUTIONS PO BOX 7900 SPARKS, MD 21152	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/21/2008	\$0.00
AMERIGAS PROPANE, L.P. 460 NORTH GULPH RD KING OF PRUSSIA, PA 19406	CUSTOMER TRADE AGREEMENT	ASSIGN	9/27/2008	\$0.00
AMERIPRINT GRAPHICS INCORPORAT 2065 AMERICAN DR NEENAH, WI 54956	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2009	\$0.00
AMERIPRISE 707 SECOND AVE SOUTH MINNEAPOLIS, MN 55402	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/28/2008	\$0.00
AMERIPRISE FINANCIAL, INC. 707 SECOND AVE SOUTH MINNEAPOLIS, MN 55474	CUSTOMER TRADE AGREEMENT	ASSIGN	10/6/2008	\$0.00
AMERISOURCEBERGEN SVCS CORP 1300 MORRIS DR STE 100 CHESTERBROOK, PA 19087-5594	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/16/2002	\$0.00
AMESTOY, THOMAS J 814 HUGO REID DR ARCADIA, CA 91007-6114	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/28/2009	\$0.00
AMS EXPRESS, INC. 635 YANKEE DOODLE ROAD MENDOTA HEIGHTS, MN 55121-2326	CARRIER AGREEMENT	ASSIGN	5/8/2007	\$0.00
AMSAN LLC 1330 NORTH AVE DEERFIELD, IL 60015	CUSTOMER TRADE AGREEMENT	ASSIGN	11/20/2003	\$0.00
AMSANWEST, INC. 4201 SIERRA POINT DRIVE STE 101 SACRAMENTO, CA 95834	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/30/2003	\$0.00
AMTROL 1400 DIVISION RD WEST WARWICK, RI 02893	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/7/2006	\$0.00
AMTROL INC. 1400 DIVISION RD WEST WARWICK, RI 02893	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2009	\$0.00
AMTROL, INC. 1400 DIVISION RD WEST WARWICK, RI 02893	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2004	\$0.00
AMTROL, INC. 1400 DIVISION RD WEST WARWICK, RI 02893	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/2004	\$0.00
ANACOMP INC PO BOX 30838 LOS ANGELES, CA 90030-0838	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/9/2003	\$0.00
ANADARKO PETROLEUM CORP 1201 LAKE ROBBINS THE WOODLANDS, TX 77380	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/1/2004	\$0.00

In re: Workflow Management Inc, et. al.

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ANADARKO PETROLEUM CORPORATION 1201 LAKE ROBBINS DR THE WOODLANDS, TX 77380	CUSTOMER TRADE AGREEMENT	ASSIGN	11/13/2009	\$0.00
ANCHOR GLASS CORPORATION 4343 ANCHOR PLZ PKWY TAMPA, FL 33643	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/16/2004	\$0.00
ANCOR LIMITED 1911 WOODSLEE TROY, MI 48083	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/5/2002	\$0.00
ANDA, INC. 2915 WESTON RD WESTON, FL 33331-3627	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/23/2002	\$0.00
ANDERSON,DEE ANN J 3775 S HOOKER ST SHERIDAN, CO 80110-3226	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	12/29/2009	\$0.00
ANDERSON,PAUL M 16 SULLIVAN CHASE DR AVONDALE, PA 19311	SR. ACCOUNT RELATIONSHIP MGR, 04/09/10	ASSIGN	11/24/2003	\$0.00
ANDREW HAWES 25 BEECHWOOD RD FORT MITCHELL, KY 41017	OUTSIDE CONTRACT EMPLOYMENT	ASSIGN	9/30/2009	\$0.00
ANDREWS FEDERAL CREDIT UNION 5711 ALLENTOWN RD SUITLAND, MD 20746	CUSTOMER TRADE AGREEMENT	ASSIGN	3/20/2003	\$0.00
ANN TAYLOR 142 W 57TH ST NEW YORK, NY 10019	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/20/2004	\$0.00
ANTHEM BLUE CROSS AND BLUE SHIELD MAIL STOP CO0105-0527 700 BROADWAY DENVER, CO 80273 USA	BENEFIT PROVIDER - EAP	ASSIGN	NOT DATED	\$0.00
ANTHEM COMMUNITY INSURANCE COMPANY DBA BLUE CROSS AND BLUE SHIELD 4241 IRWIN SIMPSON ROAD MASON, OH 45040 USA	MEDICAL BENEFIT PROVIDER - ADMINISTRATIVE SERVICES	ASSIGN	1/1/2010	\$0.00
ANTHEM INSURANCE COMPANIES, INC. 4241 IRWIN SIMPSON RD MASON, OH 45040	HEALTH SAVINGS ACCOUNT BANK	ASSIGN	9/8/2009	\$0.00
ANTHEM INSURANCE COMPANIES, INC., DBA ANTHEM BLUE CROSS AND BLUE SHIELD 4241 IRWIN SIMPSON ROAD MASON, OH 45040 USA	BENEFITS AGREEMENT	ASSIGN	1/1/2010	\$0.00
ANTOSKIEWICZ,WILLIAM R 57 MAGNOLIA LN APT 3323 BEAVERCREEK, OH 45440-1485	EXECUTIVE CONTRACT	ASSIGN	5/11/2009	\$0.00
AON CONSULTING, INC. PO BOX 905188 CHARLOTTE, NC 28290-5188	STATEMENT OF WORK, NON-DEFERRED BENEFIT PLAN SERVICES	ASSIGN	1/18/2001	\$0.00
AON SERVICE CORP 200 E RANDOLPH 19TH FL CHICAGO, IL 60601	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/19/2009	\$0.00

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AON SERVICE CORPORATION 200 E RANDOLPH STE 8S14A CHICAGO, IL 60601	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/19/2009	\$0.00
AP&S CLINIC 221 S SIXTH ST TERRE HAUTE, IN 47807	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/15/2003	\$0.00
APAC HOLDINGS, INC. 900 ASHWOOD PARKWAY STE 700 ATLANTA, GA 30338	CUSTOMER TRADE AGREEMENT	ASSIGN	10/4/2006	\$0.00
APCO 351 N WILLIAMSON BLVD DAYTONA BEACH, FL 32114-1112	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/26/2003	\$0.00
APCO INTERNATIONAL 351 NORTH WILLIAMSON BLVD DAYTONA BEACH, FL 32114	CUSTOMER TRADE AGREEMENT	ASSIGN	11/4/2009	\$0.00
APEX BUSINESS SYSTEMS 1325 SOUTH CREEK DR STE 500 HOUSTON, TX 77084	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	6/1/2001	\$0.00
APEX COLOR 200 NORTH LEE ST JACKSONVILLE, FL 32204-1134	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/1/2007	\$0.00
APEXGRAPHIX 1415 GERVAIS ST COLUMBIA, SC 29201	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
APOLLO PRESS INCORPORATED 270 ENTERPRISE DR NEWPORT NEWS, VA 23603	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
APPERSON PRINT MGMT SERVICE 13910 CERRITOS CORP DR CERRITOS, CA 90703-2457	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
APPLE COMPUTER, INC. 1 INFINITE LOOP CUPERTINO, CA 95014	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2002	\$0.00
APPLETON PAPERS 825 EAST WISCONSIN AVE APPLETON, WI 54911	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/22/2010	\$0.00
APPLETON PAPERS INC. 825 EAST WISCONSIN AVE APPLETON, WI 54912	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/22/2006	\$0.00
APPLETON PAPERS INC. 825 EAST WISCONSIN AVE APPLETON, WI 54912	SALES & PURCHASE AGREEMENT	ASSIGN	1/1/2006	\$0.00
APPLETON PAPERS INC. 825 EAST WISCONSIN AVE APPLETON, WI 54912	SOFTWARE LICENSE AGREEMENT	ASSIGN	12/28/1994	\$0.00
ARAMARK UNIFORM SERVICE 1200 WEBSTER ST DAYTON, OH 45404	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/25/2008	\$0.00
ARCELORMITTAL USA INC. 1 SOUTH DEARBORN ST CHICAGO, IL 60603-2302	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/2007	\$0.00

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ARGONAUT INSURANCE CO 10101 REUNION PL BLVD STE 500 SAN ANTONIO, TX 78216	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/4/2003	\$0.00
ARIAS LOGISTICS INC. 543 S AMERICAS AVE STE B EL PASO, TX 79907	SERVICE/REPAYMENT AGREEMENT	ASSIGN	11/5/2003	\$0.00
ARIBA 807 11TH AVE SUNNYVALE, CA 94089	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	NOT DEFINED	\$0.00
ARINSO INTERNATIONAL 3575 PIEDMONT RD STE 820 ATLANTA, GA 30305	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/15/2002	\$0.00
ARIZONA WATER COMPANY PO BOX 29006 PHOENIX, AZ 85038	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2003	\$0.00
ARKANSAS GRAQPHICS INC. 800 S GAINES LITTLE ROCK, AR 72201	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2008	\$0.00
ARNOLD GRAPHIC INDUSTRIES WAYNE C. JIRA 1600 E. TURKEYFOOT LAKE ROAD P. O. BOX 577 AKRON, OH 44309	ACQUISITION OF ARNOLD PURSUANT TO A PURCHASE OF ASSETS AND STOCK PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	1/20/1981	\$0.00
ARNOLD, STEVE P 3953 E COSTILLA AVE CENTENNIAL, CO 80122-2019	DIVISIONAL VICE PRESIDENT, 12/10/10	ASSIGN	8/24/2009	\$0.00
ARNSMEYER, KRISTIN 7903 HEATHER HEIGHTS WAY HOUSTON, TX 77095	SALES REPRESENTATIVE AGREEMENT	ASSIGN	12/9/2002	\$0.00
ARRINGTON JR., EARL 11675 FLAG ROCK DR REMINGTON, VA 22734-2166	SALES SUPPORT AGREEMENT	ASSIGN	7/16/2010	\$0.00
ARROWHEAD LEASING CO INC. (THE) PO BOX 874 LAKE ARROWHEAD, CA 92352	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/2/2010	\$0.00
ARROW-MAGNOLIA INTERNATIONAL LP 2646 RODNEY LN DALLAS, TX 75229	CUSTOMER TRADE AGREEMENT	ASSIGN	2/6/2006	\$0.00
ARTHUR BLANK & COMPANY 225 RIVERMOOR ST BOSTON, MA 01232	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ARVIN MERITOR, INC. 2135 W MAPLE RD TROY, MO 48084	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/11/2007	\$0.00
ARVINMERITOR, INC. 2135 W MAPLE RD TROY, MO 48084	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/11/2007	\$0.00
ASANTE HEALTH SYSTEM 100 E MAIN ST STE A MEDFORD, OR 97501-6041	CUSTOM CONTRACT	ASSIGN	9/1/2010	\$0.00



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ASANTE HEALTH SYSTEM, INC. 2825 E BARNETT RD MEDFORD, OR 97504	CUSTOMER TRADE AGREEMENT	ASSIGN	8/29/2008	\$0.00
ASAP TRUCKING CO. PO BOX 515 TYRONE, GA 30290	CARRIER AGREEMENT	ASSIGN	11/14/2005	\$0.00
ASCO MARKETING 225 EPISCO PARK ROAD BERLIN, CT 06037	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/12/2008	\$0.00
ASHCRAFT, RYAN 8005 W 144TH ST OVERLAND PARK, KS 66223-1371	SALES SUPPORT AGREEMENT	ASSIGN	5/24/2010	\$0.00
ASHFORD PRESBYTERIAN HOSPITAL (ASHFORD HEALTH SYSTEMS) PO BOX 9020032 SAN JUAN, PR 00902-0032	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	NOT DEFINED	\$0.00
ASHLAND INC. 50 E RIVERCENTER BLVD PO BOX 391 COVINGTON, KY 41012	CUSTOMER TRADE AGREEMENT	ASSIGN	2/12/2004	\$0.00
ASHLEY CAPITAL LLC 41965 E CORSE RD STE 320 BELLEVILLE, MI 48111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/27/2008	\$0.00
ASHLEY CAPITAL LLC (TRANSWESTERN) 41965 E CORSE RD STE 320 BELLEVILLE, MI 48111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/27/2008	\$0.00
ASHLEY CAPITAL, LLC 41965 E CORSE RD STE 320 BELLEVILLE, MI 48111	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/11/2008	\$0.00
ASHLEY OAK HOLLOW, LLC C/O TRANSWESTERN COMMERCIAL SERVICE C/O TRANSWESTERN COMMERCIAL SERVICES 32255 NORTHWESTERN HWY SUITE 206 FARMINGTON HILLS, MI 48334 USA	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	6/26/2002	\$0.00
ASPLUNDH TREE EXPERT CO. 708 BLAIR MILL RD WILLOW GROVE, PA 19090	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2006	\$0.00
ASSOCIATED MATERIAL HANDLING INDUSTRIES, INC. 133 NORTH SWIFT ROAD ADDISON, IL 60101-1838	EQUIPMENT LEASES	ASSIGN	5/5/2009	\$0.00
ASSOCIATED MATERIALS 3773 STATE RD CUYAHOGA FALLS, OH 44223	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/3/2005	\$0.00
ASSOCIATION FOR CORPORATE GROWTH, INC. 616 N NORTH COURT STE 210 PALATINE, IL 60067	CUSTOMER TRADE AGREEMENT	ASSIGN	5/28/2008	\$0.00
ASTON WAIKIKI BEACH 2570 KALA KONA AVE HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/16/2001	\$0.00
ASTRA ZENECA 1800 CONCORD PIKE WILMINGTON, DE 19850	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/14/2004	\$0.00

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ASTRAZENECA PHARMACEUTICALS 1800 CONCORD PIKE WILMINGTON, DE 19850	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/14/2004	\$0.00
AT & T SERVICES 310 ORANGE ST RM 3K3 NEW HAVEN, CT 06510	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/30/2010	\$0.00
AT&T CORP 55 CORPORATE DR BRIDGEWATER, NJ 08807	MASTER AGREEMENT	ASSIGN	5/31/2006	\$32,901.00
AT&T GLOBAL SERVICES 55 CORPORATE DRIVE BRIDGEWATER, NJ 08807	AT&T TEXAS ISDN PRIMARY RATE: SMARTTRUNK SERVICE AGREEMENT	ASSIGN	12/12/2006	\$0.00
AT&T MOBILITY PO BOX 6463 CAROL STREAM, IL 60197	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/1/2009	\$0.00
AT&T SERVICES INC 310 ORANGE ST RM 3K3 NEW HAVEN, CT 06510	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/29/2008	\$0.00
ATC GROUP SERVICES 11121 CANAL RD CINCINNATI, OH 45241	CLIENT SERVICE AGREEMENT	ASSIGN	9/27/2006	\$0.00
ATCHISON HOSPITAL 800 RAVEN HILL DR ATCHISON, KS 66002-1202	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
ATHENS DIAGNOSTIC & SURGICAL CENTER 1660 LAFAYETTE ROAD STE 100 CRAWFORDSVILLE, IN 47933	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/25/2005	\$0.00
ATKINSON, LYNETTE A 507 SOUTH MARKET ST TROY, OH 45373-3332	SALES SUPPORT AGREEMENT	ASSIGN	8/23/2010	\$0.00
ATLANTIC BANK OF NEW YORK (ABNY) 960 AVE OF THE AMERICAS NEW YORK, NY 10001	CUSTOMER TRADE AGREEMENT	ASSIGN	9/4/2003	\$0.00
ATLANTIC CORP. OF WILMINGTON 806 NORTH 23RD ST WILMINGTON, NC 28405	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/4/2007	\$0.00
ATLANTIC MUTUAL 3 SUMMIT PARK DR NO 525 INDEPENDENCE, OH 44131	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/11/2001	\$0.00
ATLANTIC MUTUAL COMPANIES 3 SUMMIT PARK DR STE 525 INDEPENDENCE, OH 44131	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/11/2001	\$0.00
ATLAS COURIER SERVICE 4174 OLDENBURG STR STE 2 RIVERSIDE, CA 92509	CARRIER AGREEMENT	ASSIGN	8/30/2004	\$0.00
ATLAS TAG & LABEL CO PO BOX 638 NEENAH, WI 54957-0638	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ATRAIDUS TRADE CREDIT INSURANCE, INC. 230 SCHILLING CIR STE 240 HUNT VALLEY, MD 21031	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/19/2008	\$0.00

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ATSI HOLDINGS INC. 25 TRI STATE INTERNATIONAL STE 200 LINCOLNSHIRE, IL 60069	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/6/2009	\$0.00
ATT&T SERVICES 175 E. HOUSTON STREET SAN ANTONIA, TX 78205	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/29/2008	\$0.00
ATTUNITY INCORPORATED ONE WALL ST BURLINGTON, MA 01803	AGREEMENT TO PURCHASE SOFTWARE PRODUCTS	ASSIGN	8/13/2001	\$0.00
ATTUNITY INCORPORATED ONE WALL ST BURLINGTON, MA 01803	LICENSE MAINTENANCE & SUPPORT AGREEMENT	ASSIGN	4/19/2001	\$0.00
AUSTIN DIGITAL PRINTING 108 WILD BASIN RD STE 200 AUSTIN, TX 78746	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/1/2004	\$0.00
AUSTIN SHOE HOSPITAL 8500 RESEARCH BOUELVARD STE B AUSTIN, TX 78758	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/18/2002	\$0.00
AUTO CLUB GROUP 1 AUTO CLUB DR DEARBORN, MI 48126	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/30/2008	\$0.00
AUTO CLUB GROUP 1 AUTO CLUB DR DEARBORN, MI 48126	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/30/2008	\$0.00
AUTO CLUB INSURANCE ASSOCIATION 1 AUTO CLUB DR DEARBORN, MI 48126	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/15/2008	\$0.00
AUTO DATA, INC. 5825 GLENRIDGE DR ATLANTA, GA 30328	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/19/2006	\$0.00
AUTOMOBILE PROTECTION CORPORATION 15 DUNWOODY PARK DRIVE STE 100 ATLANTA, GA 30338	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/1998	\$0.00
AUXILIO MUTUO HOSPITAL PO BOX 191227 SAN JUAN, PR 00919-1227	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	5/1/2009	\$0.00
AVALARA, INC. (TAXCIENT PROPERTY TAX SOFTWARE) PO BOX 10126 BAINBRIDGE ISLAND, WA 98110 USA	TAX DEPT, PO BOX 10126, BAINBRIDGE ISLAND, WA 98110, ROBERT SCHULTE, PRESIDENT CONTACT# (877) 780-4848, YEAR TO YEAR LICENSE TO USE SALES TAX EXEMPTION ADMINISTRATION SOFTWARE ONLINE	ASSIGN	9/17/2007	\$0.00
AVAYA INC. PO BOX 5332 NEW YORK, NY 10087	EQUIPMENT LEASES	ASSIGN	VARIOUS	\$0.00
AVAYA, INC. 211 MOUNT AIRY ROAD BASKING RIDGE, NJ 07920	CUSTOMER AGREEMENT	ASSIGN	12/12/2003	\$0.00
AVAYA, INC. PO BOX 5332 NEW YORK, NY 10087	PURCHASE/SERVICE LEASE (PBX)	ASSIGN	11/19/2001	\$0.00
AVEDA CORP 4000 PHEASANT HILL DR BLAINE, MN 55449	PRODUCTS AGREEMENT	ASSIGN	7/3/2007	\$0.00

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AVERY DENNISON 150 NORTH ORANGE GROVE BLVD PASADENA, CA 91103	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/26/2007	\$0.00
AVERY DENNISON BMD 12297 COLLECTION CTR D CHICAGO, IL 60693	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
AVERY DENNISON CORP 8080 NORTON PKWY MENTOR, OH 44060	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/9/2003	\$0.00
AVERY DENNISON, CORP. 8080 NORTON PKWY MENTOR, OH 44060	VENDOR AGREEMENT	ASSIGN	10/1/2007	\$3,033.00
AVILA, MICHELLE 10638 N OAK HILL CIR FRESNO, CA 93730-3561	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/17/2009	\$0.00
AVIS RENT-A-CAR SYSTEM, INC. 6 SYLVAN WAY PARSIPPANY, NJ 07054	RATE AGREEMENT	ASSIGN	11/1/2007	\$0.00
AVIVA SERVICE CORP 108 MYRTLE ST STE 1 QUINCY, MA 02171-1753	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/19/2003	\$0.00
AVONDALE MILLS, INC. 900 AVONDALE AVE SYLACAUGA, AL 35150	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/13/2002	\$0.00
AXA EQUITABLE 1290 AVE OF THE AMERICAS NEW YORK, NY 10104	CUSTOMER TRADE AGREEMENT	ASSIGN	5/14/2010	\$0.00
AXA EQUITABLE LIFE INS CO 1290 AVE OF THE AMERICAS NEW YORK, NY 10104	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/15/2010	\$0.00
AXCELERANT, INC. 130 THEORY STE 100 IRVINE, CA 92612	SERVICES AGREEMENT	ASSIGN	12/4/2002	\$0.00
AXCESS FINANCIAL SERVICES 7755 MONTGOMERY RD CINCINNATI, OH 45236-4201	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/9/2007	\$0.00
AXON GLOBAL 15 EXCHANGE PL STE 730 JERSEY CITY, NJ 07302	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/12/2008	\$0.00
B & D LITHO CALIFORNIA INC 3800 NORTH 38TH AVE PHOENIX, AZ 85019	FOR RESALE VENDOR	ASSIGN	4/1/2009	\$0.00
B & D LITHO INC 3820 N 38TH AVE PHOENIX, AZ 85019-3706	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
B AND K TRUCKING INC PO BOX 14797 CINCINNATI, OH 45250	CARRIER AGREEMENT	ASSIGN	9/1/2004	\$0.00
BABBE, HELEN E 4876 OAKHURST LN FRISCO, TX 75034-2164	SALES REPRESENTATIVE AGREEMENT	ASSIGN	4/16/2010	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
BACOVA GUILD 1000 COMMERCE CTR DR LOW MOOR, VA 24457	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/14/2002	\$0.00
BADGER PRESS PHOTOGRAPHICS INC PO BOX 278 KENOSHA, WI 53141	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
BADGER PRESS/PHOTOGRAPHICS INC 7325 30TH AVE PO BOX 278 KENOSHA, WI 53141	FOR RESALE VENDOR	ASSIGN	1/1/2004	\$0.00
BAILEY & ASSOCIATES PO BOX 32481 KNOXVILLE, TN 37930	CUSTOMER TRADE AGREEMENT	ASSIGN	11/18/2004	\$0.00
BAKER & DANIELS 300 N MERIDIAN ST INDIANAPOLIS, IN 46204	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/15/2001	\$0.00
BAKER HUGHES INC. 654 N SAM HOUSTON PKWY E STE 400 HOUSTON, TX 77060	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/15/2001	\$0.00
BALBOA THRIFT & LOAN ASSOCIATION 865 AMENA CT CHULA VISTA, CA 91910	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/18/2001	\$0.00
BALLINGER, AMANDA G 4332 HUNTERS WOOD DR MURRELLS INLET, SC 29576-6800	ACCOUNT MANAGER, 02/03/10	ASSIGN	7/8/2009	\$0.00
BALTIMORE GAS & ELECTRIC 2900 LORD BALTIMORE DR BALTIMORE, MD 21244	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/24/2003	\$0.00
BALTIMORE GAS AND ELECTRIC COMPANY 111 MARKET PL BALTIMORE, MD 21202	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2004	\$0.00
BAMA COMPANIES, THE 2727 E 11TH ST TULSA, OK 74104	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/29/2004	\$0.00
BANC OF AMERICA LEASING PO BOX 371992 PITTSBURGH, PA 15250-7992	NOTE & SECURITY AGREEMENT	ASSIGN	4/15/2007	\$0.00
BANCONSUMER SERVICE INC. 275 FILLMORE ST TONAWANDA, NY 14150	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2001	\$0.00
BANG PRINTING CORPORATED PO BOX 587 BRAINERD, MN 56401	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BANK OF AKRON 46 MAIN ST AKRON, NY 14001	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/8/2007	\$0.00
BANK OF HAWAII PO BOX 3414 HONOLULU, HI 96801	CUSTOMER TRADE AGREEMENT	ASSIGN	2/24/2003	\$0.00
BANK OF HAWAII PO BOX 2900 HONOLULU, HI 96846	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/26/2004	\$0.00
BANK OF HAWAII PO BOX 2900 HONOLULU, HI 96846	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/26/2004	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
BANK OF LANCASTER 100 S MAIN ST KILMARNOCK, VA 22482	CUSTOMER TRADE AGREEMENT	ASSIGN	1/23/2004	\$0.00
BANK OF MONTREAL 115 S LASALLE FL 12A CHICAGO, IL 60603	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/10/2002	\$0.00
BANK OF OKLAHOMA, N. A. PO BOX 2300 TULSA, OK 74192	CUSTOMER TRADE AGREEMENT	ASSIGN	7/21/2003	\$0.00
BANK OF THE CAROLINAS PO BOX 347 ADVANCE, NC 27006	CUSTOMER TRADE AGREEMENT	ASSIGN	2/8/2010	\$0.00
BANK OF THE SIERRA 86 N MAIN ST PORTERVILLE, CA 93257	CUSTOMER TRADE AGREEMENT	ASSIGN	4/22/2009	\$0.00
BANK OF UTAH 2605 WASHINGTON BLVD OGDEN, UT 84401	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/14/2005	\$0.00
BANK OF UTAH 2605 WASHINGTON BLVD OGDEN, UT 84401	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	12/17/2009	\$0.00
BANK ONE 301 W 3RD ST DOVER, OH 44622	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/12/2004	\$0.00
BANK ONE 301 W 3RD ST DOVER, OH 44622	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/16/2004	\$0.00
BANK ONE NA 1 BANK ONE PLZ CHICAGO, IL 60670	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/2/2003	\$0.00
BANK ONE NA (CHICAGO) 1 BANK ONE PLZ CHICAGO, IL 60670	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/13/2001	\$0.00
BANK ONE, N.A. 1111 POLARIS PKWY COLUMBUS, OH 43240	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/1/2002	\$0.00
BANK ONE, N.A. 1 N DEARBORN CHICAGO, IL 60670	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/14/2003	\$0.00
BANKNORTH INSURANCE GROUP 75 JOHN ROBERTS RD SOUTH PORTLAND, ME 04106	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/25/2005	\$0.00
BAPTIST MEMORIAL 350 N HUMPHREYS BLVD MEMPHIS, TN 38120	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/13/2007	\$0.00
BAPTIST MEMORIAL HEALTHARE CORPORATION 350 N HUMPHREYS BLVD MEMPHIS, TN 38120	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/13/2007	\$0.00
BAPTIST MEMORIAL HEALTHCARE CORPORATION 350 N HUMPHREYS BLVD MEMPHIS, TN 38120	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2008	\$0.00
BARCLAYS BANK DELAWARE 100 SOUTH WEST ST WILMINGTON, DE 19801	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/15/2008	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
BARGIEL, KATHRYN A 3842 JOHN GLENN DR GRANITE CITY, IL 62040-4321	SALES SUPPORT AGREEMENT	ASSIGN	6/28/2010	\$0.00
BARKER STEEL 55 SUMNER ST MILFORD, MA 01757	CUSTOMER TRADE AGREEMENT	ASSIGN	11/20/2006	\$0.00
BARKER STEEL COMPANY, INC. 55 SUMNER ST MILFORD, MA 01757-4601	CUSTOMER TRADE AGREEMENT	ASSIGN	11/10/2006	\$0.00
BARNES, SCOTT 9320 PERINI CT WAKE FOREST, NC 27587-1609	SALES REPRESENTATIVE AGREEMENT	ASSIGN	11/18/2004	\$0.00
BARNES, JAMES A 14 RAVENWOOD DR EGG HARBOR TOWNSHIP, NJ 08234-6522	ACCOUNT EXECUTIVE, 11/12/09	ASSIGN	8/15/2003	\$0.00
BARTLEY, MONICA 6640 RIVER DOWNS DR NO 2D CENTERVILLE, OH 45458	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/3/2004	\$0.00
BARTON COUNTY HOSPITAL 29 NW 1ST LN LAMAR, MO 64759	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
BARTON COUNTY MEMORIAL HOSPITAL 29 NW 1ST LN LAMAR, MO 64759	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/13/2005	\$0.00
BARTON NELSON, INC. 13700 WYANDOTLE KANSAS CITY, MO 06445	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/1/2004	\$0.00
BASS EXPRESS DELIVERY 2486 RIDGETOP CT ORANGE PARK, FL 32065	CARRIER AGREEMENT	ASSIGN	9/10/2004	\$0.00
BASSETT HEALTHCARE ONE ATWELL RD COOPERSTOWN, NY 13326	NOVATION	ASSIGN	9/10/2008	\$0.00
BASSO, LOUIS 2331 WESTCLUB TERRACE CT WILDWOOD, MO 63011-1945	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/10/2010	\$0.00
BAUMGARDNER, VICTORIA R 1062 PRITZ AVE DAYTON, OH 45410-2510	SALES SUPPORT AGREEMENT	ASSIGN	8/23/2010	\$0.00
BAUMGARTNER, ERIC A 8381 CANTERBURY CT CHAGRIN FALLS, OH 44023-4862	SR VP SALES, 12/18/09	ASSIGN	12/7/2007	\$0.00
BAY ALARM 60 BERRY DR PACHECO, CA 94553-5601	CUSTOMER TRADE AGREEMENT	ASSIGN	8/20/2010	\$0.00
BAY BANKS OF VIRGNIA 100 SOUTH MAIN STREET KILMARNOCK, VA 22482	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/14/2009	\$0.00
BAY FEDERAL CREDIT UNION 3333 CLARES ST CAPITOLA, CA 95010	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/27/2002	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
BAYCARE/IKON 3001 W DR MARTIN LUTHER KING TAMPA, FL 33607	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/2/2004	\$0.00
BAYER PHARMACEUTICALS CORP 400 MORGAN LN WEST HAVEN, CT 06516	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/8/2004	\$0.00
BAYLOR MEDICAL CENTER AT CARROLLTON (FKA TRINITY MEDICAL) 4343 N JOSEY LN CARROLLTON, TX 75010	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	1/15/2010	\$0.00
BAYONET POINT HOSPITAL 14000 FIVAY RD HUDSON, FL 34667	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/29/2001	\$0.00
BAYSTATE HEALTH 30 BOBALA HOLYOKE, MA 01040	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/20/2005	\$0.00
BBH FINANCIAL SERVICES COMPANY F/K/A BELL & HOWELL FINANCIAL SERVICES COMPANY PO BOX 931034 CLEVELAND, OH 44193-0004	EQUIPMENT LEASES	ASSIGN	10/25/2004	\$0.00
BBK SERVICES (RATINGS) 400 GALLERIA OFFICENTRE STE 400 SOUTHFIELD, MI 48034	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/2/2008	\$0.00
BBVA COMPASS 15 SOUTH 20TH ST BIRMINGHAM, AL 25233	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/10/2009	\$0.00
BCBSM INC. DBA BLUE CROSS AND BLUE SHIELD OF MINNESOTA 3535 BLUE CROSS RD EAGON, MN 55122	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/8/2006	\$0.00
BCSI, BUSINESS CARD SERVICE, INC. 3200 143RD CIR BRUNSVILLE, MN 55306-6945	CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BCT AKRON 3406 FORTUNA DR AKRON, OH 44312	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
BCT BETHEL PARK PO BOX 667 BETHEL PARK, PA 15102	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BCT DENVER 2001 S NAVAJO ST DENVER, CO 80223	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/26/2010	\$0.00
BCT HOUSTON 5522 MITCHELLDALE HOUSTON, TX 77092	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
BCT LOUISVILLE PO BOX 1025 LOUISVILLE, KY 40201	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
BCT- MIAMI 2644 W 84 ST HIALEAH, FL 33016	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BCT NORFOLK PO BOX 10390 NORFOLK, VA 23513	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00



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BCT PLACENTIA 600 S JEFFERSON UNIT G PLACENTIA, CA 92870	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
BCT POMPANO BEACH 2921 CTR PORT CIR POMPANO BEACH, FL 33064	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BCT ROCKFORD 11025 RALEIGH COURT MACHESNEY PARK , IL 6115-1416	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BCT TEMPE PO BOX 17360 TEMPE, AZ 85282	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
BEA SYSTEMS INC 140 ALLEN RD BASKING RIDGE, NJ 07920	STANDARD TERMS AND CONDITIONS	ASSIGN	6/18/2001	\$0.00
BEA SYSTEMS INC. 140 ALLEN RD BASKING RIDGE, NJ 07920	LICENSE AGREEMENT	ASSIGN	6/18/2001	\$0.00
BEA SYSTEMS, INC. 140 ALLEN RD BASKING RIDGE, NJ 07920	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/11/2009	\$0.00
BEALLS 1806 38TH AVE ESAT BRADENTON, FL 34206	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/19/2001	\$0.00
BEAM,SCOTT 11235 ROLLING PINE RUN FORT WAYNE, IN 46814-8120	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
BEASON,SHANNON 6013 DRAKE CT KATY, TX 77493-4890	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/16/2010	\$0.00
BECHTEL CORPORATION 3000 POST OAK BLVD HOUSTON, TX 77056	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/3/2005	\$0.00
BECHTEL,CHRISTINE E 51 BITTERSWEET CT NORRISTOWN, PA 19403-2904	SALES SUPPORT AGREEMENT	ASSIGN	7/27/2009	\$0.00
BEE WINDOW 1002 E 52ND ST INDIANAPOLIS, IN 46205	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/31/2005	\$0.00
BEHRINGER HARVARD QUORUM 15610 DALLAS PKWY STE 600 DALLAS, TX 75001-	LESSEE - COMMERCIAL REAL ESTATE LEASE, PENDING LEASE MODIFICATION	ASSIGN / MODIFIED	1/15/2007	\$0.00
BELL & HOWELL FINANCIAL SVCS CO 3400 W PRATT AVE LINCOLNWOOD, IL 60712	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/6/2002	\$0.00
BELL MICRO PRODUCTS 19 BRIGHAM ST MARLBORO, MA 01752	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/15/2002	\$0.00
BELLCO CREDIT UNION 7600 EAST ORCHARD RD NO 400N GREENWOOD VILLAGE, CO 80111	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/21/2007	\$0.00
BELLCO CREDIT UNION 7600 EAST ORCHARD RD NO 400N GREENWOOD VILLAGE, CO 80111	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/2/2008	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
BELLSOUTH TELECOMMUNICATIONS, INC. AT&T SERVICES INC ONE AT&T WAY RM 3A218 BEDMINSTER, NJ 07921	CONTRACT SERVICE ARRANGEMENT AGREEMENT	ASSIGN	5/15/2001	\$0.00
BELLSOUTH TELECOMMUNICATIONS, INC. AT&T SERVICES INC ONE AT&T WAY RM 3A218 BEDMINSTER, NJ 07921	VARIOUS AGREEMENTS	ASSIGN	4/7/2005	\$0.00
BELTZ,BARBARA A 1217 TIMBER RIDGE LN CHESTER SPRINGS, PA 19425-1427	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/23/1996	\$0.00
BEN & JERRY'S 30 COMMUNITY DR BURLINGTON, VT USA	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	9/18/2008	\$0.00
BENCO DELIVERY SERVICE INC 545 ATWATER CIR ST PAUL, MN 55103	CARRIER AGREEMENT	ASSIGN	8/17/2007	\$0.00
BENEFICIAL BANK 530 WALNUT ST PHILADELPHIA, PA 19106	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	5/4/2010	\$0.00
BENEFICIAL SAVINGS BANK 530 WALNUT ST 1ST FL PHILADELPHIA, PA 19106	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/29/2005	\$0.00
BENEFICIAL SAVINGS BANK - MASTER AGREEMENT 530 WALNUT ST PHILADELPHIA, PA 19106	CUSTOMER TRADE AGREEMENT	ASSIGN	9/21/2006	\$0.00
BENEFIT MALL 501 FAIRMOUNT AVE STE 400 TOWSON, MD 21286	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/10/2008	\$0.00
BENOIT,KATIE A 389 OLGELBAY DR WESTERVILLE, OH 43082	SR. ACCOUNT RELATIONSHIP MGR, 10/09/09	ASSIGN	6/2/2004	\$0.00
BENTON,DEBRA J 2652 CHURCHILL DOWNS CIR CHATTANOOGA, TN 37421-1489	DIRECTOR SALES HEALTHCARE, 07/01/10	ASSIGN	5/21/2001	\$0.00
BERGSMAN,ANGELA M 7642 CLOVERBROOK PARK DR CENTERVILLE, OH 45459-5005	SALES SUPPORT AGREEMENT	ASSIGN	8/20/2010	\$0.00
BERKELY CAPITAL ADVISORS CRESA CHARLOTTE 831 E MOREHEAD STE 650 CHARLOTTE, NC 28202	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/7/2004	\$0.00
BERKSHIRE HATHAWAY, INC. 1440 KIEWIT PLZ OMAHA, NE 68131	CUSTOMER TRADE AGREEMENT	ASSIGN	5/26/2009	\$0.00
BERRY,MICHAEL S 3804 HIBBS ST PLANO, TX 75025-4380	CHIEF SALES & MKTG OFFICER, 03/11/09	ASSIGN	12/10/2007	\$0.00
BERTEK SYSTEMS INC PO BOX 701039 CINCINNATI, OH 45270-1039	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00

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BESCORP-FORMAX 44 VENTURE DR DOVER, NH 03820	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BEST,MYRA J 2135 MONROE ST NO 3 SANTA CLARA, CA 95050-3562	SR. ACCOUNT SUPPORT REP, 02/20/09	ASSIGN	3/4/2001	\$0.00
BESTFORMS 1135 AVENIDA ACASO CAMARILLO, CA 93012-8740	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
BESTWAY RENT-TO-OWN 12400 COIT RD DALLAS, TX 75251	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2009	\$0.00
BETH TFILOH 3300 OLD CT RD BALTIMORE, MD 21208	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/1/2002	\$0.00
BETHPAGE FEDERAL CREDIT UNION 899 S OYSTER BAY RD BETHPAGE, NY 11714-1030	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	2/5/2010	\$0.00
BEVELHYMER,STEPHEN J 4102 AMY BROOKE CIR BELLBROOK, OH 45305-1143	NON-SOLICITATION AGREEMENT	ASSIGN	8/16/2010	\$0.00
BFS SERVICES, INC. PO BOX 565684 DALLAS, TX 75356	CARRIER AGREEMENT	ASSIGN	9/9/2004	\$0.00
BI SERVICES/ROXANE LABORATORIES PO BOX 368 RIDGEFIELDS, CT 06877	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2002	\$0.00
BIBLE,BOBBIE D 701 STANFIELD RD TROY, OH 45373-2360	SALES SUPPORT AGREEMENT	ASSIGN	8/17/2010	\$0.00
BIDDLE CONSULTING GROUP 193 BLUE RAVINE RD STE 270 FOLSOM, CA 95630	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/13/2008	\$0.00
BIEKER,MARY JO 6120 PIONEER WAY E PUYALLUP, WA 98371-4957	PROMO PROD SPEC, 10/19/09	ASSIGN	8/11/2008	\$0.00
BIG BROTHERS, BIG SISTERS 1519 GARDINER LANE NO B LOUISVILLE, KY 40218	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/20/2007	\$0.00
BIG OFFICE PROPERTIES LLC C/O CENTENNIAL INC 3310 WEST END AVE STE 420 NASHVILLE, TN 37203	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	10/11/1999	\$0.00
BIG RED LIMITED 3500 DEPAUW BLVD NO 2038 INDIANAPOLIS, IN 46268	CUSTOMER TRADE AGREEMENT	ASSIGN	4/24/2008	\$0.00
BILLIAN PUBLISHING, INC. 2100 POWERS FERRY RD ATLANTA, GA 30339	VENDOR AGREEMENT	ASSIGN	11/19/2004	\$0.00
BIMBERG,TODD 7275 FAWN HILL RD CHANHASSEN, MN 55317	SALES REPRESENTATIVE AGREEMENT	ASSIGN	2/14/2005	\$0.00

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BINGHAM BRAND GROUP LLC 601 EDGEWATER DR WAKEFIELD, MA 01880	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/30/2003	\$0.00
BIOMASTER USA LLC 1845 PROGRESS AVENUE COLUMBUS, OH 43207	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/4/2008	\$0.00
BISHOP,STEPHEN L 4476 DRY VALLEY RD RADFORD, VA 24141	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
BLACKROCK INC 40 E 62ND ST NEW YORK, NY 10022	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/29/2007	\$0.00
BLACKROCK, INC. 40 E 62ND ST NEW YORK, NY 10022	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/29/2007	\$0.00
BLAIR,RACHEL W 139 SAW GRASS BLVD VIRGINIA BEACH, VA 23451-6535	ACCOUNT EXECUTIVE, 06/04/09	ASSIGN	10/12/2008	\$0.00
BLANKENSHIP,SCOTT R 4324 NAPA VALLEY DR BELLBROOK, OH 45305	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	2/12/2010	\$0.00
BLESSING HOSPITAL PO BOX 7005 QUINCY, IL 62305-7005	CUSTOMER CONTRACT LOP	ASSIGN	11/20/2006	\$0.00
BLESSING-BENNETT, REGGIE 12354 BROADWAY ALDEN, NY 14004	SALES SUPPORT AGREEMENT	ASSIGN	7/23/2008	\$0.00
BLUE CROSS AND BLUE SHIELD OF CA 50 BEALE ST SAN FRANCISCO, CA 94105	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/13/2009	\$0.00
BLUE CROSS AND BLUE SHIELD OF KANSAS, INC. 1133 SW TOPEKA BLVD TOPEKA, KS 66629	BUSINESS ASSOCIATE ADDENDUM TO AN AGREEMENT WITH BCBS OF KS	ASSIGN	7/1/2005	\$0.00
BLUE CROSS AND BLUE SHIELD OF MN 3535 BLUE CROSS RD EAGON, MN 55122	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/8/2006	\$0.00
BLUE CROSS AND BLUE SHIELD OF SOUTH CAROLINA I-20 EAST AT ALPINE RD COLUMBIA, SC 29219	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/7/2010	\$0.00
BLUE CROSS BLUE SHIELD (WITH WORKFLOW) BCBS OF MN 3535 BLUE CROSS RD EAGAN, MN 55122	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/9/2006	\$0.00
BLUE CROSS BLUE SHIELD ASSN I 20 EAST AT ALPINE RD COLUMBIA, SC 29219	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/9/2006	\$0.00
BLUE CROSS BLUE SHIELD ASSOCIATION I 20 EAST AT ALPINE RD COLUMBIA, SC 29219	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/27/2006	\$0.00
BLUE CROSS OF WESTERN PENNSYLVANIA FIFTH AVE PL PITTSBURGH, PA 15222	CUSTOMER TRADE AGREEMENT	ASSIGN	6/15/1995	\$0.00
BLUE HILL MEMORIAL HOSPITAL PO BOX 1029 BLUE HILL, ME 04614	CUSTOMER TRADE AGREEMENT	ASSIGN	3/22/2007	\$0.00

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BLUE STAR 7419 RELIABLE PKWY CHICAGO, IL 60686	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
BLUECROSS BLUESHIELD OF KANSAS 1133 SW TOPEKA AVE TOPEKA, KS 66629	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/19/2004	\$0.00
BMC SOFTWARE DISTRIBUTION INC 2101 CITYWEST BLVD HOUSTON, TX 77042	PARTIAL ASSIGNMENT OF LICENSED PRODUCTS	ASSIGN	7/30/2001	\$0.00
BMC SOFTWARE DISTRIBUTION INC 2101 CITYWEST BLVD HOUSTON, TX 77042	SOFTWARE LICENSE AND SUPPORT AGREEMENT	ASSIGN	1/15/2001	\$0.00
BOB EVANS FARMS INC. 3700 S HIGH ST COLUMBUS, OH 43207	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/21/2006	\$0.00
BOB EVANS FARMS, INC. 3700 S HIGH ST COLUMBUS, OH 43207	CUSTOMER TRADE AGREEMENT	ASSIGN	12/15/2006	\$0.00
BOBS LOCAL EXPRESS INC 5700 CLARK AVE BETHEL PARK, PA 15102	CARRIER AGREEMENT	ASSIGN	9/8/2004	\$0.00
BODYCOTE MATERIALS TESTING CANADA INC 2395 SPEAKMAN DR MISSISSAUGA, ON L5K 1B3 CANADA	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/18/2006	\$0.00
BOEHRINGER INGELHEIM CHEMICALS, INC 2820 NORTH NORMANDY DRIVE PETERSBURGH, VA 23805	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/30/2010	\$0.00
BOEING COMPANY (THE) 105 UNIVERSITY DR SEATTLE, WA 98101	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/17/2008	\$0.00
BOLANOS,CARLOS 26 ELM ST GREAT NECK, NY 11021	ACC EXEC, 07/31/09	ASSIGN	7/1/2009	\$0.00
BOLGER (FORMERLY DIVERSIFIED GRAPHICS) 2465 MOMENTUM PL CHICAGO, IL 60689-5324	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BON SECOURS HOSPITAL 2000 E BALTIMORE ST BALTIMORE, MD 21223	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/8/2002	\$0.00
BONINI,DON 2976 FOSTER DR NE WARREN, OH 44483	SALES REPRESENTATIVE AGREEMENT	ASSIGN	2/23/2004	\$0.00
BONNIE SPEED DELIVERY, INC. 2501 ST. CLAIR AVENUE CLEVELAND, OH 44114	CARRIER AGREEMENT	ASSIGN	12/20/2005	\$0.00
BORELLO,TAMARA A 255 CHURCH ST BROOKLYN, CT 06234-1557	MANAGER MERCHANDISING, 12/18/09	ASSIGN	5/14/2008	\$0.00
BORGERDING,KENNETH E 4720 OUTLOOK WAY NE MARIETTA, GA 30066-1790	SALES REPRESENTATIVE AGREEMENT	ASSIGN	11/25/2009	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
BOSTON SCIENTIFIC ONE BOSTON SCIENTIFIC PL NATICK, MA 01760	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/17/2008	\$0.00
BOTTCHER ROLLER COMPANY 4600 MERCEDES DR BELCAMP, MD 21017	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/8/2000	\$0.00
BOWE BELL HOWELL 3791 SOUTH ALSTON AVE DURHAM, NC 27713	MASTER EQUIP. SERV. & SOFTWARE SUPPORT AGREEMENT	ASSIGN	5/1/2008	\$3,830.00
BOWE BELL HOWELL 3791 SOUTH ALSTON AVE DURHAM, NC 27713	PRODUCT AGREEMENT	ASSIGN	2/18/2010	\$0.00
BOWEN ENTERPRISES 380 COOGAN WAY EL CAJON, CA 92020	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BOWINS, APRIL 1668 VILLA SOUTH WEST CARROLLTON, OH 45449-3190	SALES SUPPORT AGREEMENT, 02/08/11	ASSIGN	7/19/2010	\$0.00
BOYER, LYNANN 10 W MAIN ST PO BOX 781 ADAMSTOWN, PA 19501-9998	ACCOUNT SUPPORT REP I, 10/02/09	ASSIGN	12/10/2008	\$0.00
BRADLEY ASSOCIATES 225 N MICHIGAN AVE CHICAGO, IL 60601	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/7/2004	\$0.00
BRADLEY GRAPHIC SOLUTIONS 941 MILL RD BENSALEM, PA 19020	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/1/2007	\$0.00
BRADY, CHARLES 2140 YELLOW CREEK RD AKRON, OH 44333	SALES REPRESENTATIVE AGREEMENT	ASSIGN	2/25/2002	\$0.00
BRAGG, SUE E 755 SAINT ANDREWS DR APT 12 104 MURFREESBORO, TN 37128-6571	ACCOUNT RELATIONSHIP MANAGER, 10/02/09	ASSIGN	1/25/1988	\$0.00
BRAILLEWORKS 2207 JAUDON RD DOVER, FL 33584	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2006	\$0.00
BRAINTREE SOURCING LLC 185 CAMPANELLI DR BRAINTREE, MA 02184	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/30/2004	\$0.00
BRAMKAMP PRINTING CO INC 9933 ALLIANCE RD CINCINNATI, OH 45242	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
BRANCHEAU, RONALD E 2031 PAPER BIRCH COVE GRAYSON, GA 30017-1739	REG MGR CUST SERVICE, 06/11/10	ASSIGN	8/24/2009	\$0.00
BRANDON REGIONAL HOSPITAL 119 OAKFIELD DR BRANDON, FL 33511	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/30/2002	\$0.00
BRE PROPERTIES, INC. 44 MONTGOMERY ST 36TH FL SAN FRANCISCO, CA 94104	CUSTOMER TRADE AGREEMENT	ASSIGN	5/12/2003	\$0.00

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BRENT, CHERYL A 1004 BEECH TREE LN BRENTWOOD, TN 37027-7642	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
BRETT FLENNIKEN 2278 KATE CIR HUDSON, OH 44236	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/19/2009	\$0.00
BREWINGTON, ROBYN E 1340 KILDARE CT SNELLVILLE, GA 30078-5652	EXECUTIVE CONTRACT	ASSIGN	9/20/2010	\$0.00
BRIDGEPORT HOSPITAL, GREENWICH HOSPITAL, AND/OR YALE-NEW HAVEN HOSPITAL 1 CHURCH ST 3RD FL NEW HAVEN, CT 06510	HIPAA REQUIRED BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/14/2004	\$0.00
BRIDGESTONE FIRESTONE NORTH AMERICAN TIRE, LLC 2550 WEST GOLF ROLLING MEADOWS, IL 60008	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2005	\$0.00
BRI-LIN 16 AMAROSA DR ROCHESTER, NH 03868	OEM BLANKET PURCHASE AGREEMENT	ASSIGN	1/1/2004	\$0.00
BRIMMER, RICHARD P 4480 NW MALHUR AVE PORTLAND, OR 97229	EMPLOYMENT NON-COMPETITION AGREEMENT, ENTITY=PREDECESSOR TO WORKFLOW SOLUTIONS LLC	ASSIGN	1/29/1990	\$0.00
BRISTOL MYERS SQUIB COMPANY 100 NASSAU PARK BLVD PRINCETON, NJ 08540	CONFIDENTIAL DISCLOSURE AGREEMENT	ASSIGN	9/10/2002	\$0.00
BRISTOL WEST INSURANCE DATA SYSTEMS 1717 EAST 9TH ST CLEVELAND, OH 44114	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/17/2003	\$0.00
BRISTOL-MYERS SQUIBB COMPANY 100 NASSAU PARK BLVD PRINCETON, NJ 08540	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/18/2009	\$0.00
BRITESTAR BUSINESS SOLUTIONS 1305 B GOVERNOR CT ABINGDON, MD 21009	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BROADLANE, INC. 13727 NOEL RD STE 1400 DALLAS, TX 75240-1370	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/2003	\$0.00
BROADWING 9785 CROSS POINT BLVD INDIANAPOLIS, IN 46256	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/16/2002	\$0.00
BROCKMAN, KURT A 10282 MOUNTAIN MAPLE DR HIGHLANDS RANCH, CO 80129	SALES REPRESENTATIVE AGREEMENT	ASSIGN	9/25/2000	\$0.00
BROCKWAY SMITH 146 DASCOMB RD MANCHESTER, NH 03103	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/29/2003	\$0.00
BROOKS, PAMELA 145 E BEECHWOOD AVE DAYTON, OH 45405-3131	SALES SUPPORT AGREEMENT	ASSIGN	8/13/2010	\$0.00
BROOKSTONE STORES, INC. ONE INNOVATION WAY MERRIMACK, NH 03054	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2009	\$0.00

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BROPHY, REGINA L 306 WHITPAIN HILLS BLUE BELL, PA 19422	ACCOUNT RELATIONSHIP MANAGER, 12/18/09	ASSIGN	5/5/2000	\$0.00
BROTHERS PRODUCE INC. 3116 PRODUCE ROW HOUSTON, TX 77203	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/1/2005	\$0.00
BROWER INSURANCE AGENCY PO BOX 37 DAYTON, OH 45401	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/10/2001	\$0.00
BROWER INSURANCE AGENCY PO BOX 37 DAYTON, OH 45401	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/11/2001	\$0.00
BROWN & TOLAND PHYSICIAN 153 TOWNSEND AVE STE 700 SAN FRANCISCO, CA 94107	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/19/2010	\$0.00
BROWN & TOLAND PHYSICIAN SERVICES ORGANIZATION 153 TOWNSEND STREET STE 700 SAN FRANCISCO, CA 94107	CUSTOMER TRADE AGREEMENT	ASSIGN	6/12/2010	\$0.00
BROWN PUBLISHING COMPANY 224 S MARKET ST TROY, OH 45373	CUSTOMER TRADE AGREEMENT	ASSIGN	1/17/2008	\$0.00
BROWN, LAWANDA C 1551 MISTY VALLEY DR LAWRENCEVILLE, GA 30045-7035	CUSTOMER ADVOCATE, 05/21/09	ASSIGN	7/7/2007	\$0.00
BROWN-HENRY, SHARON M 45 081E LILIPUNA RD KANE OHE, HI 96744	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
BROWNSTEIN, DEENA 9801 MAHOGANY DR APT 308 GAITHERSBURG, MD 20878-4631	SR. ACCOUNT MANAGER, 02/27/09	ASSIGN	4/14/2008	\$0.00
BRUNO, RONALD C 49 CRICKET LN TURNERSVILLE, NJ 08012-2139	ACCOUNT EXECUTIVE, 01/11/10	ASSIGN	8/6/2008	\$0.00
BRYAN PARSONS 3644 MT ZION RD UPPERCO, MD 21155	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/3/2009	\$0.00
BT COMMERCIAL 201 CALIFORNIA ST STE 100 SAN FRANCISCO, CA 94111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/22/2004	\$0.00
BTN, INC. - BOOMTOWN CASINO 676 BAYVIEW AVE BILOXI, MS 39533	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/3/2004	\$0.00
BUCKLEY, DAVID M 7854 DEER CROSSING DR MASON, OH 45040-8251	EXECUTIVE CONTRACT	ASSIGN	6/25/2010	\$0.00
BUDGET RENT A CAR, INC. 550 PALEA ST STE 236 HONOLULU, HI 96819	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/29/2002	\$0.00
BUELTMANN, RICHARD 5109 COUNTRY CLUB DR HIGH RIDGE, MO 63049	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00



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BUFFALO BILLS ONE BILLS DR ORCHARD PARK, NY 14127	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/11/2004	\$0.00
BULL LOGISTICS PO BOX 613168 DALLAS, TX 75261	CARRIER AGREEMENT	ASSIGN	9/10/2004	\$0.00
BUMPER TRUCKING, INC. 411 ADAMS DRIVE W. YOUNG AMERICA, MN 55397	CARRIER AGREEMENT	ASSIGN	12/20/2005	\$0.00
BUNCHEER MANAGEMENT AGENCY 5600 FORWARD AVE PITTSBURGH, PA 15217	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/27/2001	\$0.00
BURGER KING CORPORATION 5505 BLUE LAGOON DR MIAMI, FL 33126	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/9/2008	\$0.00
BURGESS HEALTH CENTER 1600 DIAMOND ST ONAWA, IA 51040-1548	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
BURGESS INDUSTRIES INC. 2700 CAMPUS DR PLYMOUTH, MN 55441	FINAL PURCHASE AGREEMENT	ASSIGN	4/29/2008	\$0.00
BURGESS, DONNA M 2921 WILLOW ST HAYS, KS 67601-1768	ACCOUNT SUPPORT REP II, 02/06/09	ASSIGN	11/20/2001	\$0.00
BURGOS BURGOS, ROSA M RR 9 BOX 1083 SAN JUAN, PR 00926-9578	SALES REPRESENTATIVE AGREEMENT	ASSIGN	3/18/2010	\$0.00
BURNETT, ROGER W 4330 HIGHCREST DR BRIGHTON, MI 48116-7710	STRATEGIC ACCT EXEC - PROMO, 01/16/09	ASSIGN	12/3/2005	\$0.00
BURNS, WILLIAM R 447 ARMOUR RD AVON LAKE, OH 44012-2130	ACC EXEC, 02/20/09	ASSIGN	10/28/1988	\$0.00
BURT JORDAN REALTORS PO BOX 742 DARLINGTON, SC 29540-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	10/1/2007	\$116.00
BUSINESS CARD EXPRESS- NH 4 TINKHAM AVE PO BOX 287 DERRY, NH 03038-0287	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
BUSINESS DELIVERY SERVICES, LLC PO BOX 3159 YORK, PA 17402	CARRIER AGREEMENT	ASSIGN	7/22/2009	\$0.00
BUSINESS OBJECTS FINANCIAL SOLUTIONS 410 TOWNSEND ST 4TH FL SAN FRANCISCO, CA 94107	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/15/2002	\$0.00
BUTTERFLY FITNESS, INC. 2404 SAN RAMON VALLEY BLVD STE 200 SAN RAMON, CA 94583	CUSTOMER TRADE AGREEMENT	ASSIGN	4/26/2004	\$0.00
BYRNE, MICHAEL 438 EVERSON PLACE WESTFIELD, NJ 07090-3230	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
BYRNES HEALTH EDUCATION CENTER 515 S GEORGE ST YORK, PA 17401-2731	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/4/2009	\$0.00
C.H. ROBINSON WORLDWIDE, INC PO BOX 9121 MINNEAPOLIS, MN 55480-9121	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/24/2007	\$0.00
C.H. ROBINSON WORLDWIDE, INC. PO BOX 9121 MINNEAPOLIS, MN 55480-9121	TRANSPORTATION CHARGE REBATE AGREEMENT	ASSIGN	5/8/2009	\$0.00
C.N.A. - COLUMBIA CASUALTY INSURANCE COMPANY 40 WALL ST NEW YORK, NY 10005	PROFESSIONAL LIABILITY, 287417183	ASSIGN	8/4/2010	\$0.00
C/BASE INC D/B/A ECOUNT 132 31ST AVE NE MINNEAPOLIS, MN 55418	WEBCERTIFICATE PURCHASE AGREEMENT	ASSIGN	2/9/2004	\$0.00
CABLE ONE, INC. 1314 N 3RD STREET 3RD FL PHOENIX, AZ 85004	CUSTOMER TRADE AGREEMENT	ASSIGN	3/23/2006	\$0.00
CABRA,DONALD P 15205 CR 4018 KEMP, TX 75143	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/31/2008	\$0.00
CADBURY SCHWEPPES 6900 DALLAS PKWY PLANO, TX 75024	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/11/2004	\$0.00
CALIFORNIA CASUALTY 1900 ALAMEDA DE LAS PULGAS SSAN MATEO, CA 94403-0080	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/26/2006	\$0.00
CALIFORNIA CASUALTY MANAGEMENT COMPANY 1900 ALAMEDA DE LAS PULGAS SSAN MATEO, CA 94403-0080	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2006	\$0.00
CALIFORNIA INDUSTRIAL PRODUCTS 850 STEAM PLANT RD GALLATIN, TN 37066	CUSTOMER TRADE AGREEMENT	ASSIGN	3/23/1995	\$0.00
CALIFORNIA PACIFIC MEDICAL CENTER PO BOX 7999 SAN FRANCISCO, CA 94120	CUSTOMER CONTRACT LOU	ASSIGN	11/1/2009	\$0.00
CALIFORNIA PHYSICIANS SERVICES DBA BLUE SHIELD OF CALIFORNIA 50 BEALE ST SAN FRANCISCO, CA 94105	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/28/2009	\$0.00
CALIFORNIA STATE AUTOMOBILE ASSOCIATION INTER-INSURANCE BUREAU 3055 OAK RD WALNUT CREEK, CA 94597	CUSTOMER TRADE AGREEMENT	ASSIGN	12/22/2005	\$0.00
CALIFORNIA WATER SERVICE COMPANY 1720 NORTH FIRST ST SAN JOSE, CA 95112	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/18/2003	\$0.00
CALTAR, INC. JACK TARR 30542 STEEPLECHASE DRIVE SAN JUAN CAPISTRANO, CA 92675 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	11/30/1998	\$0.00
CAMBRIDGE COLLEGE 1000 MASSACHUSETTS AVE CAMBRIDGE, MA 02138	CUSTOMER TRADE AGREEMENT	ASSIGN	3/19/2003	\$0.00

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CAMDEN PROPERTY TRUST THREE GREENWAY PLAZA STE 1300 HOUSTON, TX 77046	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/25/2002	\$0.00
CAMERON P.O. BOX 1212 HOUSTON, TX 77251 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	4/15/2009	\$0.00
CAMERON 3101 BROADWAY BUFFALO, NY 14227-1034	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/8/2008	\$0.00
CAMERON INTL CORPORATION PO BOX 3101 HOUSTON, TX 77253-3101	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/8/2008	\$0.00
CAMERON,AMY S 8 KINGSTONE RD AVONDALE ESTATES, GA 30002-1458	SALES REP, 06/05/09	ASSIGN	8/1/2008	\$0.00
CAMPBELL CONCRETE & MATERIALS 105 E BOOTHE ST CLEVELAND, TX 77327	CUSTOMER TRADE AGREEMENT	ASSIGN	9/10/2004	\$0.00
CAMPBELL SOUP COMPANY ONE CAMPBELL PL CAMDEN, NJ 08103	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/17/2008	\$0.00
CAMPORA PROPANE SERVICE 2525 E MARIPOSA RD STOCKTON, CA 95205	SERVICES AGREEMENT	ASSIGN	1/14/2009	\$0.00
CAN (CONTINENTAL CASUALTY CO) CONTINENTAL CASUALTY CO CNA 333 S WABASH CHICAGO, IL 60685	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/2/2005	\$0.00
CANADIAN PACIFIC RAILWAY STE 600 GOLF CANADA SQUARE 401 NINTH AVE SW CALGARY, AB T28 424 CANADA	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2008	\$0.00
CANANWILL, INC. (DBA CANANANWILL PREMIUM FUNDING) 1000 N MILWAUKEE AVE GLENVIEW, IL 60025	CUSTOMER TRADE AGREEMENT	ASSIGN	5/20/2008	\$0.00
CAPGEMINI US LLC 1331 LAMAR ST STE 1675 HOUSTON, TX 77010	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/12/2008	\$0.00
CAPITAL GROUP PARTNERS D/B/A RAPID SOLUTIONS GROUP 151 DETROIT ST DENVER, CO 80206	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/24/2007	\$0.00
CAPITAL ONE SERVICES 1680 CAPITAL ONE DR MCLEAN, VA 22102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2008	\$0.00
CAPITAL ONE SERVICES INC. 1680 CAPITAL ONE DR MCLEAN, VA 22102	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/26/2003	\$0.00
CARAUSTAR 2031 CAROLINA PL FORT MILL, SC 29708	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/19/2001	\$0.00
CARDIFF SOFTWARE INC. 3220 EXECUTIVE RIDGE DR VISTA, CA 92083	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/29/2002	\$0.00

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CARDIFF SOFTWARE, INC 3220 EXECUTIVE RIDGE DR VISTA, CA 92083	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/18/2001	\$0.00
CARDINAL HEALTH 700 CARDINAL PL DUBLIN, OH 43017	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/8/2004	\$0.00
CARDINAL HEALTH INC. 7000 CARDINAL PL DUBLIN, OH 43017	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/25/2010	\$0.00
CARDINAL HEALTH INC. 7000 CARDINAL PL DUBLIN, OH 43017	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/25/2010	\$0.00
CARDINAL HEALTH, INC. 7000 CARDINAL PL DUBLIN, OH 43017	CUSTOMER TRADE AGREEMENT	ASSIGN	2/10/2010	\$0.00
CARDONE INDUSTRIES 5501 WHITAKER AVE PHILADELPHIA, PA 19124	CUSTOMER TRADE AGREEMENT	ASSIGN	2/23/2004	\$0.00
CARE PARTNERS, INC. 68 SWEETEN CREEK RD ASHEVILLE, NC 28803	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2003	\$0.00
CAREER BUILDER, LLC 8420 W BRYN MAWR AVE CHICAGO, IL 60631	SERVICE ACTIVATION T'S & C'S	ASSIGN	4/12/2007	\$0.00
CAREER CONSULTANTS, INC. 5882 HUBBARD DR ROCKVILLE, MD 20852	SERVICES AGREEMENT	ASSIGN	11/1/2005	\$0.00
CAREMARK INC. 13111 MCCORMICK HUNT VALLEY, MD 21031	HIPAA BUSINESS ASSOCIATE AGREEMENT	ASSIGN	1/9/2006	\$0.00
CAREMARK INC. 2211 SANDERS RD NORTHBROOK, IL 60062	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/22/2005	\$0.00
CAREMARK INC. 13111 MCCORMICK HUNT VALLEY, MD 21031	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/22/2005	\$0.00
CAREMARK, INC. 2211 SANDERS RD NORTHBROOK, IL 60062	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2006	\$0.00
CARGILL INC. 15407 MCGINTY RD W WAYZATA, MN 55391-2399	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/8/2007	\$0.00
CARGILL, INCORPORATED 15407 MCGINTY RD WEST WAYZATA, MN 55391	CUSTOMER TRADE AGREEMENT	ASSIGN	6/15/2007	\$0.00
CARGILL, INCORPORATED 15407 MCGINTY RD WEST WAYZATA, MN 55391	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/3/2007	\$0.00
CARLISLE CONTAINER COMPANY PO BOX 85 CARLISLE, PA 12013	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/20/2001	\$0.00

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CARLSON CARLSON CTR CARLSON PKWY MINNEAPOLIS, MN 55459	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/5/2001	\$0.00
CARLSON COMPANIES, INC. 701 CARLSON PKY MINNETONKA, MN 55305	CUSTOMER TRADE AGREEMENT	ASSIGN	9/24/2002	\$0.00
CARLSON CRAFT/OCCASION GROUP 1625 ROE CREST DR NORTH MANKATO, MN 56003	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
CARLSON MARKETING GROUP, INC. 1405 XENIUM LN NORTH PLYMOUTH, MN 55441	MASTER AGREEMENT	ASSIGN	7/23/2006	\$0.00
CARMAX AUTO SUPERSTORES 4900 COX RD GLEN ALLEN, VA 23060	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/22/2003	\$0.00
CARMAX AUTO SUPERSTORES INC 4900 COX RD GLEN ALLEN, VA 23060	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/31/2003	\$0.00
CARMAX BUSINESS SERVICES, LLC 5020 SADLER PL GLEN ALLEN, VA 23060	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2005	\$0.00
CARRAMERICA REALTY CORP 1810 GATEWAY DR STE 150 SAN MATEO, CA 94404	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/14/2002	\$0.00
CARROLL COUNTY GENERAL HOSPITAL 200 MEMORIAL AVE WESTMINSTER, MD 21157	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/4/2002	\$0.00
CARROLLTON FEDERAL BANK 110 DIXIE ST CARROLLTON, GA 30117	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/18/1995	\$0.00
CARSON, THOMAS L 888 DANWOOD DR COLUMBUS, OH 43228-6247	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	2/2/2009	\$0.00
CARTER PRINTING CO BOX 6901 RICHMOND, VA 23230-0901	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CARTER, DEBORAH P 4959 THORNWOOD TRACE ACWORTH, GA 30102-6953	SALES SUPPORT AGREEMENT, 02/14/11	ASSIGN	7/6/2010	\$0.00
CASABLANCA PRINTING INC PO BOX 2236 NEWPORT BEACH, CA 92659	FOR RESALE VENDOR	ASSIGN	1/1/2007	\$0.00
CASCADES SONOCO 4320 95TH ST STE C TACOMA, WA 98499	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/19/2006	\$0.00
CASCO DEVELOPMENT INC PO BOX 1057 PORTLAND, ME 04104	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
CASEY, JOHN P 2812 AMHURST WAY KENNESAW, GA 30144-5763	SR. ACCOUNT MANAGER, 11/20/09	ASSIGN	11/4/2008	\$0.00

In re: Workflow Management Inc, et. al.

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CASKEY PRINTING 850 VOGELSONG RD. YORK, PA 17404	CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
CASS INFORMATION SYSTEMS INC. 13001 HOLLENBERG DR BRIDGETON, MO 63044	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/4/2009	\$0.00
CASS INFORMATION SYSTEMS, INC. 13001 HOLLENBERG DR BRIDGETON, MO 63044	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/3/2009	\$0.00
CASS INFORMATION SYSTEMS, INC. 13001 HOLLENBERG DR BRIDGETON, MO 63044	SERVICE AGREEMENT	ASSIGN	9/15/2004	\$0.00
CASSANOS 1043 BROWN ST DAYTON, OH 45409-2812	SERVICES AGREEMENT	ASSIGN	6/11/2008	\$0.00
CASSEL INCORPORATED 5400 CARILLON PT NO 425 KIRKLAND, WA 98033	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/2/2008	\$0.00
CASELL INC 5400 CARILLON PT NO 425 KIRKLAND, WA 98033	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/2/2008	\$0.00
CASTELLANO, JOSEPH 300 COLLEGE PARK DAYTON, OH 45469-2242	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2004	\$0.00
CASTELLANO, BARBARA J 34 GREENBRIAR DR APT NO ROCHESTER, NY 14624-2836	ACCOUNT SUPPORT REP II, 05/06/09	ASSIGN	11/13/2007	\$0.00
CASTRO CRUZ, VICTOR COND TORRE DE SAN MIGUEL APT 1201 GUAYNABO, PR 00969 PUERTO RICO	SALES SUPPORT AGREEMENT	ASSIGN	8/1/2008	\$0.00
CATALYST REPOSITORY SYSTEMS, INC. 1860 BLAKE STREET, STE 700 DENVER, CO 80202	DATAROOM AGREEMENTS	ASSIGN	10/31/2008	\$0.00
CATELLUS OPERATING LTD PARTNERSHIP 165 S UNION BLVD STE 852 LAKEWOOD, CO 80228	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/4/2004	\$0.00
CATHOLIC CEMETERIES, ARCHDIOCESE OF LOS ANGELES 500 CITADEL DR NO 320 LOS ANGELES, CA 90040	CUSTOMER TRADE AGREEMENT	ASSIGN	4/3/1996	\$0.00
CATON, KAY M 4763 TAYPORT AVE GROVE CITY, OH 43123-8044	ACCOUNT EXECUTIVE, 06/05/09	ASSIGN	11/4/2008	\$0.00
CB COMMERCIAL REAL ESTATE GROUP INC. 533 S FREMONT AVE LOS ANGELES, CA 90071	CUSTOMER TRADE AGREEMENT	ASSIGN	10/12/1994	\$0.00
CB RICHARD ELLIS 600 W BROADWAY STE 2100 SAN DIEGO, CA 92101	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2006	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
CB RICHARD ELLIS (AGENT FOR GID) 3696 COLLECTION CTR DR CHICAGO, IL 60693	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2006	\$0.00
CBIZ MEDICAL MANAGEMENT PROFESSIONALS 5959 SHALLOWFORD RD STE 575 CHATTANOOGA, TN 37421	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2004	\$0.00
CCH INCORPORATED 2700 LAKE COOK RD RIVERWOODS, IL 60015	MAJOR ACCOUNT AGREEMENT	ASSIGN	11/1/2003	\$0.00
CC-HUBWOO 3 FITZWILLIAM PL DUBLIN 2, IRELAND	ORDER/SUPPLIER AGREEMENT	ASSIGN	6/6/2005	\$0.00
CCI - CRESTWOOD, L.P. C/O PM REALTY GROUP 6600 LBJ FREEWAY STE 160 DALLAS, TX 75250-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	3/1/2006	\$0.00
CDI MEDIA 2323 SOUTH 3600 WEST SALT LAKE CITY, UT 84119	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CDI PRINTING PO BOX 689 1622 MIDDLE ROAD EXTENTION GIBSON, PA 15044	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/20/2007	\$0.00
CDW COMPUTER 200 N MILWAUKEE AVE VERNON HILLS, IL 60061	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/4/2001	\$0.00
CDW DIRECT LLC 2 ENTERPRISE DRIVE, SUITE 404 SHELTON, CT 06484	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/26/2009	\$0.00
CELLCO PARTNERSHIP D/B/A VERIZON WIRELESS 180 WASHINGTON VALLEY RD BEDMINSTER, NJ 07921	MAJOR ACCOUNT AGREEMENT	ASSIGN	5/19/2010	\$31,411.00
CELLCO PARTNERSHIP D/B/A VERIZON WIRELESS - NORTHEAST 255 PARKSBURG DR FOLSOM, CA 95630	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2004	\$0.00
CELTIC LEASING CORP. 2061 BUSINESS CTR DR STE 200 IRVINE, CA 92612	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/10/2002	\$0.00
CEMEX, INC. 840 GESSNER STE 1400 HOUSTON, TX 77024	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2005	\$0.00
CENDRIS LIMITED 47 BASTWICK ST LONDON, 3PS	AGREEMENT FOR REFERRAL OF BUSINESS	ASSIGN	11/1/2003	\$0.00
CENGAGE 200 FIRST STAMFORD PL STAMFORD, CT 06902	CUSTOMER TRADE AGREEMENT	ASSIGN	2/12/2008	\$0.00
CENTENNIAL WAREHOUSE CORP. 10400 HICKMAN ROAD DES MOINES, IA 50325	PUBLIC WHSE AGT FOR CITIGROUP	ASSIGN	3/19/2010	\$0.00
CENTERSHIFT INC. 2755 E COTTONWOOD PARKWAY STE 560 SALT LAKE CITY, UT 84121	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/26/2009	\$0.00

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CENTERSHIFT, INC. 2755 E COTTONWOOD PARKWAY STE 560 SALT LAKE CITY, UT 84121	CUSTOMER TRADE AGREEMENT	ASSIGN	6/9/2009	\$0.00
CENTERSHIFT, INC. 2755 E COTTONWOOD PKWY SALT LAKE CITY, UT 84121	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/19/2009	\$0.00
CENTERVILLE CONSTRUCTION CO LLC 3018 DIXWELL AVE HAMDEN, CT 06518	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/1/2005	\$0.00
CENTRAL FREIGHT LINES INC PO BOX 4673 HOUSTON, TX 77210-4673	CARRIER AGREEMENT	ASSIGN	8/1/1998	\$0.00
CENTRAL OHIO GRAPHICS INC 1020 W FIFTH AVE COLUMBUS, OH 43212-2630	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CENTRAL ONE FEDERAL CREDIT UNION 714 MAIN ST SHREWSBURY, MA 01545	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/25/2004	\$0.00
CENTRAL STATES/MULTIPLES BUSINESS FORMS PO BOX: PO BOX 157 SUWANEE, GA 30024	CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CENTRAL TECHNOLOGY SERVICES 2100 STEWART DR JEFFERSON CITY, MO 65109	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/21/2005	\$0.00
CENTRAL WEST (PRODUCE) 511 E MAIN STE B SANTA MARIA, CA 93454	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/10/2007	\$0.00
CENTURA HEALTH 2425 S COLORADO BOULEVARD STE 200 DENVER, CO 80222	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2009	\$0.00
CENVEO CORP 12990 SE HWY 212 CLACKAMAS, OR 97015	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/18/2008	\$0.00
CENVEO CORPORATION 12990 SE HWY 212 CLACKAMAS, OR 97015	CERTIFIED TRADE PARTNER - STRATEGIC SOURCING	ASSIGN	5/1/2008	\$0.00
CEQUENT TRANSPORTATION ACCESSORIES GROUP 2602 COLLEGE AVE GOSHEN, IN 46527	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/2/2005	\$0.00
CEREXAGRI, INC. 630 FREEDOM BUSINESS CTR KING OF PRUSSIA, PA 19406	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2003	\$0.00
CERIDIAN 300 EMBASSY ROW ATLANTA, GA 30328-1607	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/16/2002	\$0.00
CERIDIAN CORP 300 EMBASSY ROW ATLANTA, GA 30328-1607	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/18/2005	\$0.00
CERRETANI,JOSEPH S 69 WARREN AVE MANSFIELD, MA 02048-1328	SALES REPRESENTATIVE AGREEMENT	ASSIGN	12/7/1998	\$0.00



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CERTEGY INC. 100 2ND AVE S STE 1100 S ST PETERSBURG, FL 33701	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/28/2005	\$0.00
CFA INSTITUTE 560 RAY C HUNT DR CHARLOTTESVILLE, VA 22903	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/7/2010	\$0.00
CHAMBERLAIN MARKETING ATTN: GERALD CHAMBERLAIN 12103 DELTA STREET TAYLOR, MI 48180	WORKFLOW MANAGEMENT, INC. BILATERAL NON-DISCLOSURE AGREEMENT	ASSIGN	8/4/2008	\$0.00
CHAMPLAIN NATIONAL BANK 3900 NYS RTE 22 WILLSBORO, NY 12996	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	2/9/2006	\$0.00
CHANDLER, MATTHEW 16317 AVALANCHE RUN BROOMFIELD, CO 80023-8006	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
CHANDLER, SARAH 122 SARAH ST KAUKAUNA, WI 54130-2118	SALES SUPPORT AGREEMENT	ASSIGN	6/14/2010	\$0.00
CHAPELO, ZANT L 1407 NEW ENGLAND WAY LEBANON, OH 45036-9189	VP HUMAN RESOURCES, 12/30/10	ASSIGN	3/15/2008	\$0.00
CHAPPELL CROSSING I, LLC 7112 PARLIAMENT PL LIBERTY TOWNSHIP, OH 45011-	LESSEE - COMMERCIAL REAL ESTATE LEASE, PENDING LEASE MODIFICATION	ASSIGN	1/1/2008	\$0.00
CHAPPELL HILL SAUSAGE 4255 SAUSAGE LN CHAPPELL HILL, TX 77428	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/16/2003	\$0.00
CHARLES SCHWAB 101 MONTGOMERY ST SAN FRANCISCO, CA 94104	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/20/2008	\$0.00
CHARLES SCHWAB & CO., INC. 101 MONTGOMERY ST SAN FRANCISCO, CA 94104	CUSTOMER TRADE AGREEMENT	ASSIGN	10/19/2006	\$0.00
CHARLESTON GRAPHICS, INC. 807 A 18TH ST CHARLESTON, IL 61920	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	1/1/2007	\$0.00
CHARTER BUSINESS 8413 EXCELSIOR DRIVE STE 120 MADISON, WI 53717	SERVICE AGREEMENT	ASSIGN	4/29/2005	\$0.00
CHARTER SOFTWARE, INC. 8906 W BOWLES AVE STE 210 LITTLETON, CO 80123	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2001	\$0.00
CHARTER SOFTWARE, INC. 8906 W BOWLES AVE STE 210 LITTLETON, CO 80123	VENDOR AGREEMENT	ASSIGN	7/1/2001	\$0.00
CHARTIS - NATIONAL UNION 175 WATER ST NEW YORK, NY 10038	EXCESS PROFESSIONAL LIABILITY, 03-000-85-47	ASSIGN	8/4/2010	\$0.00
CHATEAU COMMUNITIES INC. 6160 S SYRACUSE WAY GREENWOOD VILLAGE, CO 80111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/22/2003	\$0.00

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CHAULOT-TALMON, MARY R 5660 GLENVIEW AVE CINCINNATI, OH 45224-2810	ACCOUNT MANAGER II, 05/15/09	ASSIGN	6/30/1980	\$0.00
CHEBOYGAN MEMORIAL HOSPITAL 748 SOUTH MAIN ST CHEBOYGAN, MI 49721-2220	CUSTOMER CONTRACT LOP	ASSIGN	3/14/2009	\$0.00
CHECKFREE SERVICES CORPORATION 4411 EAST JONES BRIDGE RD NORCROSS, GA 30092	BILLER SERVICE PROVIDER AGREEMENT	ASSIGN	5/1/2000	\$0.00
CHECKRITE 7050 SOUTH UNION PARK CENTER STE 200 MIDVALE, UT 84070	CUSTOMER TRADE AGREEMENT	ASSIGN	10/20/1998	\$0.00
CHEL GRAPHICS INC W228 N2770 DUPLAINVILLE RD WAUKESHA, WI 53186-1004	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
CHEMICAL SOLVENTS, INC. 3751 JENNINGS RD CLEVELAND, OH 44109	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/10/2004	\$0.00
CHERRY CREEK MORTGAGE COMPANY 3300 E FIRST AVE STE 460 DENVER, CO 80206	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2002	\$0.00
CHESAPEAKE BANK 35 SCHOOL ST KILMARNOCK, VA 22482	CUSTOMER TRADE AGREEMENT	ASSIGN	11/25/2003	\$0.00
CHESAPEAKE BANK PO BOX 1419 KILMAMOCK, VA 22482	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/18/2008	\$0.00
CHESAPEAKE PUBLIC SCHOOLS 1021 GREAT BRIDGE BLVD CHESAPEAKE, VA 23320	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/11/2002	\$0.00
CHESTERFIELD COMPANIES 3520 FOREST LAKE DR UNIONTOWN, OH 44686	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2003	\$0.00
CHESTERFIELD FEDERAL CREDIT UNION 4808 MARKET SQ LN MIDLOTHIAN, VA 23112	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/22/2009	\$0.00
CHEVRON PRODUCTS COMPANY 9401 WILLIAMSBURG PLZ STE 201 LOUISVILLE, KY 40222	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/22/2009	\$0.00
CHICAGO TAG & LABEL INC 2501 COMMERCE DR LIBERTYVILLE, IL 60048	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CHICAGO TITLE OF COLORADO 1875 LAWRENCE ST STE 1200 DENVER, CO 80202	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2003	\$0.00
CHICK-FIL-A INC. 5200 BUFFINTON RD ATLANTA, GA 30349	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/16/2008	\$0.00
CHILDREN'S CHOICE LEARNING CENTERS 3610 SHIRE BLVD STE 208 RICHARDSON, TX 75082-2239 USA	CUSTOMER CONTRACT LOU	ASSIGN	11/1/2009	\$0.00

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CHILDREN'S HEALTH CARE (DBA CHILDREN'S HOSP. & CLINICS OF MINNESOTA) 2910 CENTRE POINT DR ROSEVILLE, MN 55113 USA	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	3/17/2009	\$0.00
CHILDREN'S HOSPITAL OF KINGS DAUGHTERS ONE KING'S DAUGHTERS' DRIVE MADISON, IN 47250-3357 USA	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
CHILDREN'S MEDICAL CENTER 1 CHILDRENS PLAZA DAYTON, OH 45404 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/1995	\$0.00
CHILDS, KRISTIN A 7965 SW 184TH AVE BEAVERTON, OR 97007-7763	ACCOUNT SUPPORT REP II, 08/14/09	ASSIGN	9/20/1999	\$0.00
CHIMERA, JOSEPH T 5436 MICHAEL COURT PIPERSVILLE, PA 18947-1195	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/14/2009	\$0.00
CHIPOTLE 1543 WAZEE ST DENVER, CO 80202	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/8/2007	\$0.00
CHIPOTLE MEXICAN GRILL 1543 WAZEE ST STE 200 DENVER, CO 80202	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/X/2007	\$0.00
CHIPOTLE MEXICAN GRILL, INC. 1401 WYNKOOP ST STE 500 DENVER, CO 80202-1127	CUSTOMER TRADE AGREEMENT	ASSIGN	3/18/2009	\$0.00
CHIYODA 2200 SR 240 E GREENCASTLE, IN 46135	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/29/2005	\$0.00
CHOCOLATE INN 10 BUFFALO AVE FREEPORT, NY 11520	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	11/1/2005	\$0.00
CHOICE PRINTING & PRODUCTS, LLC 150 NEWPORT AVE EAST PROVIDENCE, RI 02916	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2004	\$0.00
CHOICEPOINT INC. 1000 ALDERMAN DR ALPHARETTA, GA 30005	CUSTOMER TRADE AGREEMENT	ASSIGN	11/17/2005	\$0.00
CHRISTIAN EDUCATION PUBLISHERS 9260 TRADE PL SAN DIEGO, CA 92126	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/1/2001	\$0.00
CHROMATIC TECHNOLOGIES 1096 ELKTON DR COLORADO SPRINGS, CO 80907	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/14/2000	\$0.00
CHUBB & SON 55 WATER ST NEW YORK, NY 10041	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/9/2007	\$0.00
CHUBB GROUP OF INSURANCE COMPANIES 202 HALLS MILL RD WHITEHOUSE STATION, NJ 08889	UMBRELLA , 79793105	ASSIGN	8/1/2010 - 8/1/2011	\$0.00
CHURCHILL TECHNOLOGY FINANCE LLC 8337A GREEN MEADOWS DR LEWIS CENTER, OH 43035	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/3/2002	\$0.00

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CHURCHILL TECHNOLOGY FINANCE, LLC 8337A GREEN MEADOWS DR LEWIS CENTER, OH 43035	MASTER LEASE AGREEMENT	ASSIGN	6/27/2002	\$0.00
CHURCHILL TECHNOLOGY FINANCE, LLC 8337A GREEN MEADOWS DR LEWIS CENTER, OH 43035	MASTER LEASE AGREEMENT	ASSIGN	6/27/2002	\$0.00
CIBER INC 100 E BUSINESS WAY CINCINNATI, OH 45241	SERVICES AGREEMENT	ASSIGN	7/6/2005	\$0.00
CIGNA (CONNECTICUT GEN LIFE INS CO 8505 E ORCHARD RD GREENWOOD VILLAGE, CO 80111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/28/2007	\$0.00
CIGNA (CONNECTICUT GENERAL LIFE INSURANCE COMPANY 1601 CHESTNUT ST PHILADELPHIA, PA 19192	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	6/30/2008	\$0.00
CINCINNATI BELL ANY DISTANCE INC. 221 E FOURTH ST CINCINNATI, OH 45202	CUSTOMER TRADE AGREEMENT	ASSIGN	2/12/2010	\$0.00
CINCINNATI BELL EXTENDED TERRITORIES, LLC 221 E FOURTH ST CINCINNATI, OH 45202	MASTER SERVICES AGREEMENT	ASSIGN	8/31/2006	\$1,170.00
CINCINNATI BELL TELECOMMUNICATION SERVICES,LLC 221 EAST FOURTH ST CINCINNATI, OH 45202	PURCHASING AGREEMENT	ASSIGN	7/27/2007	\$0.00
CINCINNATI BELL WIRELESS, LLC 221 EAST FOURTH ST CINCINNATI, OH 45202	WIRELESS SERVICE AGREEMENT	ASSIGN	1/24/2006	\$14,724.00
CINFED FEDERAL EMPLOYEES CREDIT UNION 550 MAIN ST RM 5510 CINCINNATI, OH 45202	CUSTOMER TRADE AGREEMENT	ASSIGN	8/20/1997	\$0.00
CINTAS 3220 S LEONARD RD ST JOSEPH, MO 64503	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/27/2004	\$0.00
CIPS MARKETING GROUP INC 13310 S. AVALON BLVD LOS ANGELES, CA 90061	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/26/2006	\$0.00
CIRILLO MARKETING COMMUNICATIONS, INC. AND LUCIANNE CIRILLO LUCIANNE CIRILLO 43 WALSH DRIVE MAHWAH, NJ 07430 USA	ACQUISITION OF CIRILLO PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	2/14/2000	\$0.00
CIRQIT 100 SOUTH JEFFERSON RD 3RD FL WHIPPANY, NJ 09871	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/11/2004	\$0.00
CISCO CAPITAL 170 WEST TASMAN SAN JOSE, CA 95134	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/2009	\$0.00
CISCO SYSTEMS 170 W TASMAN DR SAN JOSE, CA 95134	CUSTOMER TRADE AGREEMENT	ASSIGN	10/28/1999	\$0.00
CISCO SYSTEMS 170 WEST TASMAN DR SAN JOSE, CA 95134	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/1/2009	\$0.00

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CISCO SYSTEMS, INC. 170 WEST TASMAN DR SAN JOSE, CA 95134-1706	CUSTOMER TRADE AGREEMENT	ASSIGN	11/30/2009	\$0.00
CISCO WEBEX 3979 FREEDOM CR SANTA CLARA, CA 95054	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/21/2009	\$0.00
CISCO WEBEX 3979 FREEDOM CR SANTA CLARA, CA 95054	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/21/2009	\$0.00
CISCO WEBEX 3979 FREEDOM CR SANTA CLARA, CA 95054	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	9/18/2009	\$0.00
CISNEROS,CLAUDIA 1106 KLEMEYER CIR STOCKTON, CA 95206	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	3/25/2010	\$0.00
CIT 1 CIT DR LIVINGSTON, NJ 07039	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/6/2001	\$0.00
CIT COMMUNICATIONS FINANCE CORP 8888 KEYSTONE CROSSING NO 1300 INDIANAPOLIS, IN 46240	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/6/2001	\$0.00
CIT COMMUNICATIONS FINANCE CORPORATION 650 CIT DR LIVINGSTON, NJ 07039	MASTER LEASE AGREEMENT	ASSIGN	11/26/2001	\$0.00
CIT COMMUNICATIONS/AVAYA COMM 650 CIT DR LIVINGSTON, NJ 07039	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/29/2001	\$0.00
CIT COMMUNICATIONS/AVAYA COMM BOUGHT BY ICX 650 CIT DR LIVINGSTON, NJ 07039	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/29/2001	\$0.00
CIT GROUP/COMMERCIAL SERVICES INC. TWO WACHOIVA CTR 301 SOUTH TRYON ST CHARLOTTE, NC 28282	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/10/2008	\$0.00
CIT TECHNOLOGIES CORPORATION DBA CIT SYSTEMS LEASING 2285 FRANKLIN RD SECOND FL BLOOMFIELD, MI 48302	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/15/2007	\$0.00
CIT TECHNOLOGIES CORPORATION DBA CIT SYSTEMS LEASING 2285 FRANKLIN RD SECOND FL BLOOMFIELD, MI 48302	EQUIPMENT LEASES	ASSIGN	VARIOUS	\$0.00
CIT TECHNOLOGIES CORPORATION, D/B/A CIT SYSTEMS LEASING 2285 FRANKLIN RD SECOND FL BLOOMFIELD, MI 48302	VENDOR AGREEMENT	ASSIGN	11/13/2000	\$0.00
CIT TECHNOLOGY FINANCING SVCS INC 10201 CENTURION PKWY N JACKSONVILLE, FL 32256	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/26/2008	\$0.00
CITATION GRAPHICS 7025 CENTRAL HWY PENNSAUKEN, NJ 08109	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
CITICORP NORTH AMERICA 399 PARK AVE NEW YORK, NY 10043	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/11/2007	\$0.00

In re: Workflow Management Inc, et. al.

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CITICORP NORTH AMERICA 399 PARK AVE NEW YORK, NY 10043	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/30/2002	\$0.00
CITICORP NORTH AMERICA 333 W 34TH ST 8TH FL NEW YORK, NY 10001	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/11/2004	\$0.00
CITICORP NORTH AMERICA, INC. 111 WALL ST NEW YORK, NY 10005	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2010	\$0.00
CITIMORTGAGE, INC. 15851 CLAYTON RD BALLWIN, MO 63011	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/11/2003	\$0.00
CITIZENS BANK OF RHODE ISLAND 10 TRIPPS LN RIVERSIDE, RI 02915	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/13/2002	\$0.00
CITIZENS BANK OF RI ONE CITIZENS PLZ PROVIDENCE, RI 02903	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/30/2004	\$0.00
CITIZENS FINANCIAL GROUP INC 53 STATE ST 9TH FL BOSTON, MA 02109	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/7/2001	\$0.00
CITIZENS MEMORIAL HEALTHCARE 1500 N OAKLAND BOLIVAR, MO 65613-3099	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
CITRUS VALLEY HEALTH PO BOX 6108 COVINA, CA 91722-5108	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
CITY CENTER PLUME ASSOCIATES C/O THE MORGAN REAL ESTATE GRO 207 GRANBY ST NO 300 NORFLOK, VA 23510	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	2/15/2010	\$0.00
CITY NATIONAL BANK 1601 WEST OLYMPIC BLVD LOS ANGELES, CA 90006	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/19/2006	\$0.00
CITY OF DAYTON, OHIO 101 W THIRD ST PO BOX 22 DAYTON, OH 45401	CUSTOMER TRADE AGREEMENT	ASSIGN	8/18/2004	\$0.00
CITY OF EAST PEORIA 100 SOUTH MAIN ST EAST PEORIA, IL 61611	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/27/2001	\$0.00
CITY OF GLENDALE, ARIZONA 5850 W GLENDALE AVE GLENDALE, AZ 85301	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/1988	\$0.00
CITY OF HOUSTON 1400 LUBBOCK HOUSTON, TX 77251	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/8/2001	\$0.00
CITY OF NEW YORK 1 CENTRE STREET 18TH FL NEW YORK, NY 10007	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2007	\$0.00

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CITY OF WAPAKONETA PO BOX 269 WAPAKONETA, OH 45895-0269	CUSTOMER TRADE AGREEMENT	ASSIGN	1/7/2010	\$0.00
CK COURIER PO BOX 57 CHARLOTTESVILLE, VA 22902	CARRIER AGREEMENT	ASSIGN	12/20/2005	\$0.00
CLARIAN HEALTH-REVENUE CYCLE SERVICES 250 N. SHADELAND INDIANAPOLIS, IN 46219	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	12/10/2008	\$0.00
CLARITY SOFTWARE SOLUTIONS, INC. 2351 BOSTON POST RD NO 210 GUILFORD, CT 06437	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/28/2010	\$0.00
CLARK AMERICAN CHECKS, INC. 240 AMERICA PL JEFFERSONVILLE, IN 47130	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	10/28/2004	\$0.00
CLARK, BRIAN M 5731 WOODBRIDGE LN WEST CHESTER, OH 45069-4517	DIR STRATEGIC ACCTS, 02/06/09	ASSIGN	1/5/2008	\$0.00
CLASSY WINDOW CLEANING LLC 2115 PERSHING BLVD DAYTON, OH 45420	SERVICES AGREEMENT - WINDOW CLEANING	ASSIGN	3/1/2005	\$0.00
CLAY COUNTY MEDICAL CENTER 617 LIBERTY CLAY CENTER, KS 67432-1599	CUSTOMER CONTRACT LOU	ASSIGN	7/1/2010	\$0.00
CLEARING HOUSE SERVICE COMPANY 100 BROAD ST NEW YORK, NY 10004	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/1/2006	\$0.00
CLEMENS MARKET 1555 BUSTARD RD KULPSVILLE, PA 19443	CUSTOMER TRADE AGREEMENT	ASSIGN	11/27/2002	\$0.00
CLEVELAND CLINIC FOUNDATION, THE 1950 RICHMOND ROAD LYNDHURST, OH 44124	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/3/2010	\$0.00
CLEVELAND ZOOLOGICAL SOCIETY, INC. 3900 WILDLIFE WAY CLEVELAND, OH 44109	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2008	\$0.00
CLOROX SERVICES CO 1221 BROADWAY OAKLAND, CA 94612	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/9/2008	\$0.00
CLOROX SERVICES COMPANY 1221 BROADWAY OAKLAND, CA 94612	CUSTOMER TRADE AGREEMENT	ASSIGN	7/24/2008	\$0.00
CLOROX SERVICES COMPANY 1221 BROADWAY OAKLAND, CA 94612	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/9/2008	\$0.00
CLOUD COUNTY HEALTH CENTER 1100 HIGHLAND DR CONCORDIA, KS 66901	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
CLOUSER, JAMES C 202 LADSON CT DECATUR, GA 30033-5375	ACCOUNT MANAGER, 10/02/09	ASSIGN	5/16/1995	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
CMC CONSTRUCTION SERVICES 777 NORTH ELDRIDGE PKWY HOUSTON, TX 77079	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2008	\$0.00
CMG MORTGAGE INC 3160 CROW CANYON RD STE 400 SAN RAMON, CA 94583	CUSTOMER TRADE AGREEMENT	ASSIGN	3/18/2010	\$0.00
CNG FINANCIAL CORPORATION 4824 SOCIALVILLE FOSTERS RD MASON, OH 45040	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/1998	\$0.00
COAST LABEL COMPANY 17406 MT CLIFFWOOD CIR FOUNTAIN VALLEY, CA 92708	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
COBALT INDUSTRIAL REIT II C/O ASSET MANAGER 5605 N MACARTHUR BLVD STE 350 IRVING, TX 75038-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	10/1/1997	\$0.00
COBBLESTONE SHOE REPAIR 120 MABRY LN WHITNEY, TX 76692	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/18/2002	\$0.00
COCA-COLA ENTERPRISES INC. 2500 WINDY RIDGE PKWY STE 700 ATLANTA, GA 30339	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/3/2002	\$0.00
CODING STRATEGIES 5041 DALLAS HIGHWAY STE 606 POWDER SPRINGS, GA 30127	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/28/2003	\$0.00
COGNOS CORPORATION 6112 BRIGIDS CIRCLE DUBLIN, OH 43017	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/12/2003	\$0.00
COHN,CHRISTOPHER C 2851 S NOLINA PL CHANDLER, AZ 85286-8018	ACC EXEC, 02/12/10	ASSIGN	7/1/2009	\$0.00
COLD STONE'S 754 N MAIN ST SPRINGBORO , OH 45066-8944	SERVICES AGREEMENT	ASSIGN	7/11/2008	\$0.00
COLEMAN III,CLAUDE C 5812 S CRESTWOOD AVE RICHMOND, VA 23226	SALES REP , 04/05/10	ASSIGN	8/1/2008	\$0.00
COLEMAN,BRETT 306 CHARLESTON AVE COLUMBUS, OH 43214-1206	SALES REPRESENTATIVE AGREEMENT	ASSIGN	11/28/2005	\$0.00
COLGATE-PALMOLIVE COMPANY 300 PARK AVE NEW YORK, NY 10022	CUSTOMER TRADE AGREEMENT	ASSIGN	8/27/1997	\$0.00
COLLABRIA CORPORATION 2121 S EL CAMINO RD SAN MATEO, CA 94407	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/2/2001	\$0.00
COLLEGIATE LICENSING COMPANY 290 INTERSTATE NORTH STE 200 ATLANTA, GA 30339	COLLEGIATE INSTITUTION PREMIUM LICENSE	ASSIGN	8/28/2008	\$0.00
COLLIERS INTERNATIONAL 4660 LAJOLLA VILLAGE DR STE 200 SAN DIEGO, CA 92122	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/5/2003	\$0.00



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COLOR PROCESS INC 13900 PROSPECT RD STRONGSVILLE, OH 44149	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
COLORADO STATE EMPLOYERS CU 1390 LOGAN ST. DENVER, CO 80203	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/22/2006	\$0.00
COLOUR CONCEPTS, INC. 700 COLUMBIA AVE RIVERSIDE, CA 92507	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/16/2009	\$0.00
COLUMBIA SPORTSWEAR COMPANY 14375 NW SCIENCE PARK DRIVE PORTLAND , OR 97229-5418	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/12/2008	\$0.00
COLUMBIA SUSSEX 207 GRANDVIEW DRIVE NO 400 FT MITCHELL, KY 41017	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/2/2006	\$0.00
COLUMBIA TECH CENTER, LLC UNIT 37 PO BOX 4800 PORTLAND, OR 97208-4800	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2003	\$0.00
COLUMBUS COMMUNITY HOSPITAL 4600 38TH ST COLUMBUS, NE 68601-1664	CUSTOMER CONTRACT LOU	ASSIGN	2/1/2010	\$0.00
COLUMBUS COURIER AND FREIGHT, LLC 5905 H. GREEN POINE DR. S. GROVEPORT, OH 43125	CARRIER AGREEMENT	ASSIGN	9/8/2004	\$0.00
COLUMBUS INDUSTRIES INC. 2938 ST RT 752 ASHVILLE, OH 43103	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/5/2003	\$0.00
COLUMBUS REGIONAL HEALTHCARE SYSTEM, INC. 2400 EAST 17TH ST COLUMBUS, IN 47201-5360	CUSTOMER CONTRACT LOP	ASSIGN	9/1/2007	\$0.00
COLUMBUS REGIONAL HOSPITAL - INDIANA 2400 EAST 17TH ST COLUMBUS, IN 47201-5360	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
COLUSA REGIONAL MEDICAL CENTER 199 EAST WEBSTER COLUSA, CA 95932-2954	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	3/26/2008	\$0.00
COMAIR, INC. 10001 ALLIANCE RD CINCINNATI, OH 45242	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2008	\$0.00
COMANCHE COUNTY MEMORIAL HOSPITAL PO BOX 129 LAWTON, OK 73502-0129	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
COMBINED INUSRANCE CO. 1000 N MILWAUKEE AVE GLENVIEW, IL 60025	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/20/2008	\$0.00
COME NOW ADVANCED BALLOT SOLUTIONS, LLC 1909 E. RAY RAOD, #9-154 CHANDLER, AZ 85225	CUSTOMER TRADE AGREEMENT	ASSIGN	9/7/2010	\$0.00

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COMERFORD, HEATHER 16530 NW OAK CREEK DR BEAVERTON, OR 97006	STRATEGIC ACCT EXEC - PROMO, 08/17/09	ASSIGN	10/19/2005	\$0.00
COMERICA 500 WOODWARD AVE DETROIT, MI 48226-3416	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/25/2004	\$0.00
COMERICA BANK 9100 CENTRE POINT DR NO 240 WEST CHESTER, OH 45069	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2010	\$0.00
COMERICA BANK 9100 CENTRE POINT DR NO 240 WEST CHESTER, OH 45069	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/3/2008	\$0.00
COMI JR, PAUL D 509 COOLIDGE DR SAN GABRIEL, CA 91775	ACC EXEC, 05/03/10	ASSIGN	12/20/2004	\$0.00
COMISKEY, JOHN 3810 E VINEYARD AVE PLEASANTON, CA 94566	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/7/2004	\$0.00
COMMAND TRANSPORTATION, LLC 7500 FRONTAGE RD SKOKIE, IL 60077	CARRIER AGREEMENT	ASSIGN	2/28/2007	\$0.00
COMMAND WEB OFFSET COMPANY PO BOX 35606 NEWARK, NJ 07193-5607	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2009	\$0.00
COMMERCE BANCSHARES, INC. 8000 FORSYTH BLVD ST LOUIS, MO 63105	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/28/2002	\$0.00
COMMERCE ONE OPERATIONS INC 4440 ROSEWOOD DR PLEASANTON, CA 94588	MASTER AGREEMENT	ASSIGN	11/13/2001	\$0.00
COMMERCIAL CAPITAL LENDING, LLC 11135 INDUSTRIAL PL BLVD STE 1500 BATON ROUTE, LA 70809	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/6/2004	\$0.00
COMMERCIAL METALS COMPANY 6565 N MACARTHUR BLVD IRVING, TX 75039	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2009	\$0.00
COMMERCIAL METALS COMPANY 6565 N MACARTHUR BLVD IRVING, TX 75039	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/18/2010	\$0.00
COMMERCIAL METALS COMPANY 6565 N MACARTHUR BLVD IRVING, TX 75039	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/9/2009	\$0.00
COMMERCIAL ROOFING SPECIALTIES 2703 PEACHTREE SQUARE DORAVILLE, GA 30360	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/2/2001	\$0.00
COMMONWEALTH OF VIRGINIA - DIVISION OF PURCHASES AND SUPPLY, DEPARTMENT OF GENERAL SERVICES PO BOX 1199 RICHMOND, VA 23218-1199	CUSTOMER TRADE AGREEMENT	ASSIGN	9/7/2007	\$0.00

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COMMUNITY HOSPITAL OF NEW PORT RICHEY 5637 MARINE PKWY NEW PORT RICHEY, FL 34652	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/17/2005	\$0.00
COMMUNITY HOSPITAL OF THE MONTEREY PENINSULA (CHOMP) 23625 HOLMAN HWY MONTEREY, CA 93940-5902	CUSTOMER CONTRACT LOU	ASSIGN	8/1/2010	\$0.00
COMMUNITY HOSPITALIST 30880 BAINBRIDGE RD OLON, OH 44138	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/15/2007	\$0.00
COMPASS BANK 15 S 20TH ST BIRMINGHAM, AL 25233	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/19/2004	\$0.00
COMPASS BANK 15 S 20TH ST BIRMINGHAM, AL 25233	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/19/2004	\$0.00
COMPBENEFITS CORPORATION 100 MANSELL CT ROSWELL, GA 30076	CUSTOMER TRADE AGREEMENT	ASSIGN	10/12/2001	\$0.00
COMPREHENSIVE CARE MANAGEMENT CORPORATION 2275 OLINVILLE AVE BRONX, NY 10467	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/12/2009	\$0.00
COMPREHENSIVE SOLUTIONS 250 N. SUNNY SLOPE ROAD #300 BROOKFIELD, WI 53005	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/8/2005	\$0.00
COMPSEE 582 YANKEE TRACE DRIVE CENTERVILLE, OH 45458	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
COMPTON, PHILIP 2210 BAGGINS LANE CHARLOTTE, NC 28269	SALES REPRESENTATIVE AGREEMENT, 01/28/11	ASSIGN	11/10/2009	\$0.00
COMPUNET CLINICAL LABORATORY 22309 SANDRIDGE DR DAYTON, OH 45439	CUSTOMER TRADE AGREEMENT	ASSIGN	11/28/2005	\$0.00
COMPUTER SCIENCES CORP (CSC) 26711 NORTHWESTERN HWY STE 600 SOUTHFIELD, MI 48034-2156	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/6/2001	\$0.00
CONCENTRA HEALTH SERVICES, INC. 5080 SPECTRUM DR 1200 WEST TOWER ADDISON, TX 75001	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	2/15/2010	\$0.00
CONCENTRA INC. 5080 SPECTRUM DR 1200 WEST TOWER ADDISON, TX 75001	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/18/2002	\$0.00
CONCENTREX INCORPORATED 400 SW SIXTH AVE PORTLAND, OR 97204	CUSTOMER TRADE AGREEMENT	ASSIGN	1/4/2000	\$0.00
CONCLUSIVE MARKETING 830 CRESCENT CTR DR BLDG 6 5TH FLOOR STE 510 FRANKLIN, TN 37067	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/8/2007	\$0.00
CONE MILLS CORPORATION 3101 N ELM ST GREENSBORO, NC 27415	CUSTOMER TRADE AGREEMENT	ASSIGN	11/15/1998	\$0.00

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CONNECTIV 800 KING ST WILMINGTON, DE 19899	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/14/2001	\$0.00
CONGRESSIONAL FCU 10461 WHITE GRANITE DR OAKTON, VA 22124	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	1/29/2009	\$0.00
CONLEY, KELLY M 5540 W PENSACOLA AVE CHICAGO, IL 60641-1334	ACCOUNT EXECUTIVE, 02/05/10	ASSIGN	12/12/2008	\$0.00
CONNECTICUT GENERAL LIFE INSURANCE CO 8505 E ORCHARD RD GREENWOOD VILLAGE, CO 80111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/12/2007	\$0.00
CONNECTION STRATEGY LLC 7300 HUDSON BLVD STE 270 SAINT PAUL, MN 55128	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
CONNETICUT GENERAL LIFE INSURANCE 900 COTTAGE GROVE RD BLOOMFIELD, CT 06152	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/9/2009	\$0.00
CONRNERSTONE ENTERPRISES, INC. D/B/A NAVIGANT PERFORMANCE GROUP 86 PLEASANT STREET MARLBORO, MA 01752	SERVICES AGREEMENT	ASSIGN	7/13/2004	\$0.00
CONSOLIDATED GRAPHICS INC 5858 WESTHEIMER STE 200 HOUSTON, TX 77057	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/28/2009	\$0.00
CONSOLIDATED GRAPHICS, INC 5858 WESTHEIMER STE 200 HOUSTON, TX 77057	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/28/2009	\$0.00
CONSORTIUM COMPANIES (MGF BUS. PRODUCTS) PO BOX 6444 400 RARITAN CTR PKWY EDISON, NJ 08837	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CONTAINER CARE INTERNATIONAL 500 MAYO SHELL RD GALENA PARK, TX 77547	CUSTOMER TRADE AGREEMENT	ASSIGN	1/7/2002	\$0.00
CONTEMPORARY IMAGE LABELING, INC 2034 MCKINNEY BLVD LEBANON, OH 45036	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/22/2008	\$0.00
CONTINENTAL AIRLINES 1600 SMITH ST HOUSTON, TX 77001	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/31/2009	\$0.00
CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	11/15/2001	\$0.00
CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2002	\$0.00
CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	7/31/2002	\$0.00
CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	12/30/2002	\$0.00

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CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2006	\$0.00
CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2006	\$0.00
CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	12/15/2006	\$0.00
CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	12/15/2006	\$0.00
CONTINENTAL AIRLINES, INC. 1600 SMITH ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	12/15/2006	\$0.00
CONTINENTAL CASUALTY CO 200 S WAKER 13TH FL CHICAGO, IL 60606	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/2/2005	\$0.00
CONTINENTAL DATALABEL, INC. 1855 FOX LANE ELGIN, IL 60123	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2009	\$0.00
CONTINENTAL WEB PRESS PO BOX 26363 KANSAS CITY, MO 64196	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CONVALESCENT CARE, INC. 7204 GLEN FOREST DR STE 101 RICHMOND, VA 23228	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/1998	\$0.00
CONVIBER CO., INC. 2133 W MCNAB RD POMPANO BEACH, FL 33069	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/11/2001	\$0.00
CONWAY REGIONAL MEDICAL CENTER 2302 COLLEGE AVE CONWAY, AR 72032-6297	CUSTOMER CONTRACT LOP	ASSIGN	4/1/2008	\$0.00
CON-WAY TRANSPORTATION SERVICES, INC. PO BOX 5160 PORTLAND, OR 97208-5160	CARRIER AGREEMENT	ASSIGN	8/31/1998	\$0.00
COOK, RICK 11236 QUEEN ANNE AVE OKLAHOMA CITY, OK 73114-7009	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
COOK,CASEY 3984 NEW YORK DR ENON, OH 45323-1455	SALES SUPPORT AGREEMENT	ASSIGN	7/11/2010	\$0.00
COOLEY DICKINSON HOSPITAL 30 LOCUST ST NORTHAMPTON, MA 01060-2093	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
COONEY, RIKARD & CURTIN 1 METROPOLITAN DR STE 400 BIRMINGHAM, AL 35209	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/11/2001	\$0.00
COOPER CAMERON VALVES 16250 PORT NORTHWEST STE 100 HOUSTON, TX 77041	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2005	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
COOPER TIRE & RUBBER COMPANY 701 LIMA AVE FINDLAY, OH 45840	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2010	\$0.00
COOPER, KATHLEEN M 1248 SHAWNEE TRL STREETSBORO, OH 44241-5351	SALES REPRESENTATIVE AGREEMENT	ASSIGN	2/8/2010	\$0.00
COPART AUTO AUCTIONS 4665 BUSINESS CTR DR FAIRFIELD, CA 94534	CUSTOMER TRADE AGREEMENT	ASSIGN	10/6/2009	\$0.00
COPART, INC. 4665 BUSINESS CTR DR FAIRFIELD, CA 94534	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/13/2008	\$0.00
COPART, INC. 4665 BUSINESS CTR DR FAIRFIELD, CA 94534	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/30/2009	\$0.00
CORE PRODUCT SOLUTIONS PO BOX 218 LEWIS CENTER, OH 43035	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
COREHARBOR INC 102 PICKERING WAY EXTON, PA 19341	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/5/2001	\$0.00
CORESOURCE 2828 ENTERPRISE DR ANDERSON, IN 46013	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/3/2001	\$0.00
CORNERSTONE REAL EST ADVISORS 311 S WACKER DR NO 980 CHICAGO, IL 60806	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/1/2003	\$0.00
CORNERSTONE REAL EST ADVISORS 1 FINANCIAL PLZ STE 1700 HARTFORD, CT 06103	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/1/2003	\$0.00
CORNING CABLE SYSTEMS 800 17TH ST NW HICKORY, NC 28601	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/5/2009	\$0.00
CORPORATE ELECTRONICS STATIONARY 2708 AMERICAN DR TROY, MI 48063-4647	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CORPORATE ELEMENTS, LLC 39520 WOODWARD AVENUE, SUITE 10 BLOOMFIELD HILLS, MI 48304	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/20/2008	\$0.00
CORPORATE EXECUTIVE BOARD COMPANY 3393 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693	CORPORATE EXECUTIVE BOARD COMPANY MEMBERSHIP	ASSIGN	6/30/2010	\$0.00
CORPORATE GRAPHICS, INC.-PA 940 G ANN ST STROUDSBURG, PA 18360	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CORPORATE NETWORK ECOM, LLC 7300 COLLEGE BLVD STE 430 OVERLAND PARK, KS 66210	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/14/2002	\$0.00

In re: Workflow Management Inc, et. al.

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CORPORATE TRANSIT OF AMERICA 23170 WEST 8MILE SOUTHFIELD, MI 48033	SERVICES AGREEMENT	ASSIGN	7/31/2009	\$0.00
CORPTAX, LLC 1751 LAKE COOK RD STE 200 DEERFIELD, IL 60015	CUSTOMER TRADE AGREEMENT	ASSIGN	6/22/2006	\$0.00
COSTELLO,DENNIS J 1698 ITHACA DR NAPERVILLE, IL 60565	REGIONAL SALES MANAGER	ASSIGN	6/5/2006	\$0.00
COSTICK,MICHAEL 2315 CEDAR LAKE DR ST LOUIS, MO 63043	SALES REP, 03/26/09	ASSIGN	8/1/2008	\$0.00
COTTON & ALLEN 200 SOUTH FIFTH ST STE 201 LOUISVILLE, KY 402020	CUSTOMER TRADE AGREEMENT	ASSIGN	2/17/2010	\$0.00
COTTRELL PRINTING CO 7255 S HAVANA ST STE 150 CENTENNIAL, CO 80112	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
COUNTRYWIDE HOME LOANS 4500 PARK GRANADA CALABASAS, CA 91302	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/20/2007	\$0.00
COUNTRYWIDE HOME LOANS, INC. 450 AMERICAN ST SV3 62 SIMI VALLEY, CA 93205	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/23/2002	\$0.00
COUNTY OF BUTLER 124 WEST DIAMOND ST BUTLER, PA 16001	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/15/2002	\$0.00
COUNTY OF OBISPO PROBATION DEPARTMENT 2176 JOHNSON AVE SAN LUIS OBISPO, CA 93401	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/25/2005	\$0.00
COUNTY OF SANTA CLARA 2310 N FIRST ST STE 201 SAN JOSE, CA 95131	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2007	\$0.00
COVENANT M.C. LAKESIDE 4000 24TH ST LUBBOCK, TX 79410	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/10/2001	\$0.00
COVENTRY HEALTH CARE 4300 COX RD GLEN ALLEN, VA 23060	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/20/2007	\$0.00
COVENTRY HEALTH CARE, INC. 6705 ROCKLEDGE DR STE 900 BETHESDA, MD 20817	CUSTOMER TRADE AGREEMENT	ASSIGN	7/7/1999	\$0.00
COX HEALTH SYSTEMS 1423 NORTH JEFFERSON AVE SPRINGFIELD, MO 65802	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
COX NORTH CAROLINA PO BOX 1967 GREENVILLE, NC 27835	CUSTOMER TRADE AGREEMENT	ASSIGN	3/17/2008	\$0.00
COX,MARK T 2279 SHELLY RD HARLEYSVILLE, PA 19438	ACC EXEC, 02/02/09	ASSIGN	3/13/1989	\$0.00

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COX, MONICA D 7153 HARBOUR TOWN DR WEST CHESTER, OH 45069-6346	ACCOUNT RELATIONSHIP MANAGER, 12/18/09	ASSIGN	5/5/2009	\$0.00
COYNE TEXTILE SERVICES 140 CORTLAND AVENUE SYRACUSE, NY 13221	UNIFORM RENTAL AGREEMENT	ASSIGN	11/10/2005	\$3,897.00
COYOTE LOGISTICS 191 EAST DEERPATH RD STE 100 LAKE FOREST, IL 60045	CARRIER AGREEMENT	ASSIGN	10/4/2007	\$0.00
CRANE CARRIER 1925 N SHERIDAN RD TULSA, OK 74115	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/21/2004	\$0.00
CRANE COMPANY 1453 ALLEN RD SALEM, OH 44460	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/26/2001	\$0.00
CRAWFORD TECHNOLOGIES INC 130 KING ST W STE 1800 TORONTO, ON M5X1E3 CANADA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/30/2008	\$0.00
CRAWFORD TECHNOLOGIES, INC 130 KING ST W STE 1800 TORONTO, ON M5X1E3 CANADA	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/30/2008	\$0.00
CREATEFORM, INC 101A FIRST AVENUE WALTHAM, MA 02451	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/8/2001	\$0.00
CREATIVE LABELS INC 6670 SILACCI WAY GILROY, CA 95020	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CREATIVE MARKETING CONCEPTS 572 MARKET ST SAN FRANCISCO, CA 94104	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/6/2008	\$0.00
CREATIVE PRINT PRODUCTS 803R LANCASTER ST LEOMINSTER, MA 01453	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/19/2007	\$0.00
CREATIVE PRINTING SERVICES, INC 1701 BIRCHWOOD AVENUE DES PLAINES, IL 60018	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2008	\$0.00
CREATIVE PRINTING SERVICES, LLC 1701 BIRCHWOOD AVENUE DES PLAINES, IL 60018-3005	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/24/2008	\$0.00
CREDIT SUISSE FIRST BOSTON 11 MADISON AVE NEW YORK, NY 10010	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/8/2005	\$0.00
CREDIT SUISSE FIRST BOSTON LLC 11 MADISON AVE NEW YORK, NY 10010	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2004	\$0.00
CREO AMERICAS, INC. 3 FEDERAL ST BILLERICA, MA 01821	EQUIPMENT LEASE	ASSIGN	9/13/2005	\$0.00



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CRESA PARTNERS 700 S W TAYLOR NO 222 PORTLAND, OR 97205	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/7/2004	\$0.00
CRESA PARTNERS - PORTLAND 1 SW COLUMBIA ST NO 1610 PORTLAND, OR 97258-2014	SERVICES AGREEMENT	ASSIGN	12/1/2008	\$0.00
CRESA PARTNERS LLC 200 STATE STREET 13TH FL BOSTON, MA 02109	CUSTOMER TRADE AGREEMENT	ASSIGN	10/15/2009	\$0.00
CRESS,ROMA J 1291 YORK LN TROY, OH 45373-2411	SALES SUPPORT AGREEMENT	ASSIGN	7/15/2010	\$0.00
CROP PRODUCTION SERVICES, INC. 3005 ROCKY MOUNTAIN AVE LOVELAND, CO 80538-9001	CUSTOMER TRADE AGREEMENT	ASSIGN	9/20/2005	\$0.00
CROSS,WENDY 18 SANDCASTLE LANE BELLINGHAM, MA 02019-3014	SALES REPRESENTATIVE AGREEMENT	ASSIGN	10/13/2008	\$0.00
CROWN CREDIT COMPANY PO BOX 640352 CINCINNATI, OH 45264-0352	EQUIPMENT LEASES	ASSIGN	4/1/2008	\$0.00
CROWN EQUIPMENT CORPORATION 40 44 SOUTH WASHINGTON ST NEW BREMEN, OH 45869	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/23/2009	\$0.00
CROWN PRODUCTS, LLC 3107 HILLS MILL RD MOBILE, AL 36606	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/1/2005	\$0.00
CROWN RELOCATIONS 600 KAHELU AVE MILILANI, HI 96789	SERVICES AGREEMENT	ASSIGN	7/15/2005	\$0.00
CROWN-GREENSBORO I, LLC 3808 N SULLIVAN RD BUILDING N 15 STE 202 SPOKANE VALLEY, WA 99216-	LESSEE - COMMERCIAL REAL ESTATE LEASE, PENDING LEASE MODIFICATION	ASSIGN	3/28/2008	\$0.00
CRUCEFIX,DAVID 1431 BELLSMITH DR ROSWELL, GA 30076-0919	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
CRYSTAL ROCK BOTTLED WATER 1050 BUCKINGHAM ST WATERTOWN, CT 06795	CUSTOMER TRADE AGREEMENT	ASSIGN	5/5/2008	\$0.00
CSA FINANCIAL CORP 343 COMMERCIAL ST UNION WHA BOSTON, MA 02109	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/1/2004	\$0.00
CSA GRAPHICS INC 1002 E CORAL GABLES PHOENIX, AZ 85022	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CSC CREDIT SERVICES 3170 FAIRVIEW PARK DRIVE FALLS CHURCH, VA 22042	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/26/2009	\$0.00
CSC HEALTHCARE INC. 26711 NORTHWESTERN HWY STE 600 SOUTHFIELD, MI 48034	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/6/2001	\$0.00

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CSE INSURANCE GROUP 2121 N CALIFORNIA BLVD STE 969 WALNUT CREEK, CA 94596	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/28/2001	\$0.00
CSTECH INC 1931 N MEACHAM RD SCHAUMBURG, IL 60173	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/28/2001	\$0.00
CSX TRANSPORTATION 500 WATER ST JACKSONVILLE, FL 32202	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2007	\$0.00
CSX TRANSPORTATION INC 500 WATER ST JACKSONVILLE, FL 32202	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/9/2007	\$0.00
CTB/MCGRAW-HILL LLC 20 RYAN RANCH RD MONTEREY, CA 93940	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2007	\$0.00
CTX MORTGAGE COMPANY 5600 S QUEBEC ST STE 100 C GREENWOOD VILLAGE, CO 80111	CUSTOMER TRADE AGREEMENT	ASSIGN	7/15/2003	\$0.00
CUMMINGS,KIMBERLY 102 WILLOW DR GREENVILLE, OH 45331-2800	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/23/2010	\$0.00
CUNNINGHAM,BRITTANY L 106 SAVOY AVE WEST CARROLLTON, OH 45449-1725	SALES SUPPORT AGREEMENT	ASSIGN	8/16/2010	\$0.00
CUSA--FISERV SOLUTIONS, DBA-CUSA 4897 LAKE PARK BLVD SALT LAKE CITY, UT 84120	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	4/10/2008	\$0.00
CUSTOM GRAPHIC SERVICES 5110 RONDO DRIVE FT. WORTH, TX 76106	STRATEGIC SOURCING AGREEMENT	ASSIGN	4/1/2009	\$0.00
CUSTOM INDEX INC 8 VREELAND AVE TOTOWA, NJ 07512	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
CUSTOM, INC. 6004 CAPITOL BLVD. S. TUMWATER, WA 98501	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	5/25/2006	\$0.00
CUTLER BAY CONSULTING, INC. 19911 CUTLER CT CUTLER BAY, FL 33189	PUERTO RICO SALES	ASSIGN	2/23/2010	\$0.00
CUTLER,DAVID M 1038 NIGHTFALL CT SAN JOSE, CA 95120	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/9/2009	\$0.00
CUTTER & BUCK 701 N 34TH ST STE 400 SEATTLE, WA 98103	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/3/2007	\$0.00
CUYAHOGA COUNTY CORRECTIONS PLANNING BOARD 1200 ONTARIO STREET 7TH FL CLEVELAND, OH 44113	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/28/2001	\$0.00
CVS CAREMARK ONE CVS DR WOONSOCKET, RI 02895	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/14/2008	\$0.00

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CVS PHARMACY ONE CVS DR WOONSOCKET, RI 02895	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/12/2008	\$0.00
CVS PHARMACY INC 9501 E SHEA BLVD SCOTTSDALE, AZ 85260	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/12/2008	\$0.00
CVS PHARMACY, INC. ONE CVS DR WOONSOCKET, RI 02895	CUSTOMER TRADE AGREEMENT	ASSIGN	4/15/2010	\$0.00
CYBERSOURCE CORPORATION 1295 CHARLESTON RD MOUNTAIN VIEW, CA 94043	SERVICES AGREEMENT - INTERNET COMMERCE	ASSIGN	8/14/2000	\$0.00
CYCLONE COURIER SERVICE 2102 W PIONEER PKWY ARLINGTON, TX 76013	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/30/2003	\$0.00
CYPRUS CREDIT UNION PO BOX 9002 WEST JORDAN, UT 84084-9002	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2010	\$0.00
D & K METCALF I PARTNERSHIP, LP C/O SIERRA ASSET MANAGEMENT, INC 2920 PROSPECT PARK DRIVE SUITE 215 RANCHO CORDVOA, CA 95670 USA	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	10/23/1997	\$0.00
DAHAHER MOTION 501 WEST MAIN ST RADFORD, VA 24141	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/24/2008	\$0.00
DAILEY, THOMAS H 1725 AMBERWOOD DR GOSHEN, IN 46526	EXECUTIVE CONTRACT	ASSIGN	5/31/2010	\$0.00
DALLAS CENTER FOR COLLABORATIVE AND MEDIATION PROFESSIONALS LLC 5050 QUORUM DR DALLAS, TX 75254-	SUBLESSOR - COMMERCIAL REAL ESTATE LEASE, PENDING LEASE MODIFICATION	ASSIGN / MODIFIED	11/15/2009	\$0.00
DALY, KEVIN P 8 JOSEPH LN HICKSVILLE, NY 11801	SALES REPRESENTATIVE AGREEMENT	ASSIGN	1/21/2003	\$0.00
DAN RIVER INC PO BOX 1039 DANVILLE, VA 24543	SOFTWARE SALE AGREEMENT	ASSIGN	8/26/2004	\$0.00
DANAHER CONTROLS 2100 W BROAD ST ELIZABETHTOWN, NC 28337	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/1/2006	\$0.00
DANAHER POWER SOLUTIONS 5900 EASTPORT BLVD RICHMOND, VA 23231	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/14/2006	\$0.00
DANIEL J. SIMONDS D/B/A MIXEDWOOD PO BOX 443 RANGELEY, MAINE 04970	SERVICES AGREEMENT	ASSIGN	10/6/2008	\$0.00
DANIEL MEASUREMENT & CONTROL 9753 PINELAKE DR HOUSTON, TX 77055	CUSTOMER TRADE AGREEMENT	ASSIGN	9/5/2001	\$0.00

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DANIEL VALVE COMPANY 19203 HEMPSTEAD HWY HOUSTON, TX 77065	CUSTOMER TRADE AGREEMENT	ASSIGN	10/10/2001	\$0.00
DANIELS,PAUL 4314 COVENTRY CT BEAVERCREEK, OH 40399	SALES SUPPORT AGREEMENT	ASSIGN	8/9/2010	\$0.00
DANKA OFFICE IMAGING 32500 TELEGRM RD BINGHAM FARMS, MI 48025	EQUIPMENT LEASE	ASSIGN	3/2/2006	\$0.00
DANKA OFFICE IMAGING 32500 TELEGRM RD BINGHAM FARMS, MI 48025	VENDOR AGREEMENT	ASSIGN	3/7/2006	\$0.00
DANKA OFFICE IMAGING COMPANY 11101 ROOSEVELT BLVD NORTH SAINT PETERSBURG, FL 33716	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/31/1999	\$0.00
DANKA OFFICE IMAGING SUPPLIER FOR GENERAL ELECTRIC CAPITAL CORPORATION 485 LEXINGTON AVE FL 19 NEW YORK, NY 10017	EQUIPMENT LEASES	ASSIGN	1/4/2008	\$0.00
DANZIGER GRAPHICS, INC. AND H. ROY DANZIGER, INC. H. ROY DANZIGER 2533 BRADLEY COURT MERRICK, NY 11566 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	10/21/1998	\$0.00
DAO (CHING), ANNA 61-24 156 ST. FLUSHING, NY 11357 USA	CONFIDENTIALITY AND NON-SOLICITATION AGREEMENT, 01/28/11	ASSIGN	7/28/2003	\$0.00
DATA INTENSITY INC 1601 TRAPELO RD STE 387 WALTHAM, MA 02451	REMOTE SERVICES	ASSIGN	9/26/2005	\$0.00
DATA LABEL INC 1000 SPRUCE ST TERRE HAUTE, IN 47807	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
DATA MANAGEMENT INC. 537 NEW BRITAIN AVE FARMINGTON, CT 06034	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/8/2001	\$0.00
DATALOGICS, INC 101 N. WACKER DRIVE, SUITE 1800 CHICAGO, IL 60606	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2003	\$0.00
DATAMART DIRECT INC. 279 MADSEN SUITE 101 BLOOMINGDALE, IL 60108	CERTIFIED TRADE PARTNER	ASSIGN	8/4/2008	\$0.00
DATATEL INC 4375 FAIR LAKES CT FAIRFAX, VA 22033	CO-MARKETING AGREEMENT	ASSIGN	8/30/2003	\$0.00
DATO,LAWRENCE W 9101 ROYAL BIRKDALE CHESTERFIELD, VA 23832	SALES REP, 03/11/10	ASSIGN	8/1/2008	\$0.00
DAVID WERBERIG 7309 SILVER HILL PATH VICTOR, NY 14564	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/6/2007	\$0.00
DAVIS JR,RICHARD F 649 GOLDFPOINT TRACE WOODSTOCK, GA 30189-7027	REG SALES MGR, 08/30/10	ASSIGN	4/19/2010	\$0.00

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DAVIS, ERIC 266 IRONWOOD DR W CARROLLTON, OH 40374	SALES SUPPORT AGREEMENT	ASSIGN	7/15/2010	\$0.00
DAYTON CORRUGATED 1300 WAYNE AVENUE DAYTON, OH 4510-1410	CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
DAYTON HEART HOSPITAL 2222 PHILADELPHIA DR DAYTON, OH 45406	CUSTOMER TRADE AGREEMENT	ASSIGN	9/21/1999	\$0.00
DAYTON HEART HOSPITAL 2222 PHILADELPHIA DR DAYTON, OH 45406	HIPAA - ADDENDUM TO AGREEMENT	ASSIGN	12/31/2002	\$0.00
DAYTON LEGAL BLANK PO BOX 750788 DAYTON, OH 45475-0788	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/15/2008	\$0.00
DAYTON POWER & LIGHT, DPL ENERGY RESOURCES 1065 WOODMAN DR DAYTON, OH 45437	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/10/2010	\$0.00
DAYTON POWER AND LIGHT, INC. 1900 DRYDEN RD DAYTON, OH 45439	CUSTOMER TRADE AGREEMENT	ASSIGN	1/25/2005	\$0.00
DAYTON-MONTGOMERY COUNTY PORT 451 W 3RD ST DAYTON, OH 45402-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	5/18/2001	\$0.00
DC LOGISTICS 820 S VINTAGE UNIT B ONTARIO, CA 91761	CARRIER AGREEMENT	ASSIGN	4/12/2007	\$0.00
DDI LEASING INC 221 SOMERVILLE RD BEDMINSTER, NJ 07921	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/6/2008	\$0.00
DEAN DAIRY HOLDINGS LLC AND SUIZA DAIRY GROUP, LLC 2515 MCKINNEY AVE STE 1200 DALLAS, TX 75201	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/9/2007	\$0.00
DEFINITIVE SOLUTIONS COMPANY 8180 CORPORATE PARK DR CINCINNATI, OH 45242	SERVICES AGREEMENT	ASSIGN	1/30/2004	\$0.00
DEL MONTE CORPORATION 1 MARKET PLZ SAN FRANCISCO, CA 94105	CUSTOMER TRADE AGREEMENT	ASSIGN	5/11/1992	\$0.00
DELANO SERVICE 1300 LINCOLN RD ALLEGAN, MI 49010	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
DELGADO, DONAVAN E 9467 BITTERROOT CREST CT LAS VEGAS, NV 89178-8246	SR. ACCOUNT RELATIONSHIP MGR, 12/07/09	ASSIGN	5/19/2008	\$0.00
DELL FINANCIAL SERVICES LLC ONE DELL WAY ROUND ROCK, TX 78682-2244	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/7/2009	\$0.00
DELMONTE PO BOX 149222 CORAL GABLES, FL 33114	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/18/2003	\$0.00

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DELOITTE LLP 600 RENAISSANCE CENTER STE 900 DETROIT, MI 48243-1704	SUBLESSOR - COMMERCIAL REAL ESTATE LEASE	ASSIGN	1/4/2010	\$0.00
DELOITTE SERVICES LP TEN WESTPORT RD WILTON, CT 06897-0820	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/6/2007	\$0.00
DELOITTE TAX LLP 13943 COLLECTIONS CTR CHICAGO, IL 60693	MULTISTATE TAX CREDITS AND INCENTIVES	ASSIGN	10/31/2004	\$0.00
DELP,ERICK S 155 N BLACKSMITH AVE WINDSOR, PA 17366-8500	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	1/11/2010	\$0.00
DELPHI FINANCIAL GROUP 1105 NORTH MARKET STREET STE 1230 WILMINGTON, DE 19899	CUSTOMER TRADE AGREEMENT	ASSIGN	6/26/2002	\$0.00
DELTA DENTAL PLAN OF MICHIGAN, INC. PO BOX 633198 CINCINNATI, OH 38534	BENEFIT PROVIDER	ASSIGN	7/1/2005	\$0.00
DELTA GRAPHICS INC 80 OLD HOLLOW RD SHORT HILLS, NJ 07078	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	9/30/2002	\$0.00
DEMAND MANAGEMENT INC 165 N MERAMEC AVE STE 300 ST LOUIS, MO 63105	SOFTWARE LICENSE AGREEMENT	ASSIGN	11/13/2001	\$0.00
DEMAND PRINTING SOLUTIONS 1716 W 4TH ST TEMPE, AZ 85281	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
DENNIS B LERNER 18515 230TH AVENUE BIG RAPIDS, MI 49307	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/31/2007	\$0.00
DENTRIX DENTAL SYSTEMS DBA NATIONAL INFORMATION SERVICES 727EAST UTAH VALLEY DR STE 500 AMERICAN FORK, UT 84003	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/20/2005	\$0.00
DENTRIX DENTAL SYSTEMS DBA NATIONAL INFORMATION SYSTEMS 727EAST UTAH VALLEY DR STE 500 AMERICAN FORK, UT 84003	HIPAA BUSINSS ASSOCIATE AGREEMENT	ASSIGN	12/14/2005	\$0.00
DENVER HEALTH & HOSPITAL AUTHORITY 500 QUIVAS ST DENVER, CO 80204	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/14/2004	\$0.00
DENVER HEALTH & HOSPITALS 777 DELAWARE ST DENVER, CO 80204-4531	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
DEPOORTER,DAVID L 3570 AUTUMN BROOKE CT CUMMING, GA 30041-2080	SALES SUPPORT AGREEMENT	ASSIGN	6/28/2010	\$0.00
DESIGN TYPE 1670 SPECTRUM DR LAWRENCEVILLE, GA 30043	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
DESKTOP EXPRESS, INC. 1000 WATERMARK PLACE, #109 COLUMBIA, SC 29210	CARRIER AGREEMENT	ASSIGN	9/1/2004	\$0.00
DETROIT AUTO AUCTION 600 WILL CARLETON RD CARLETON, MI 48117	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/31/2004	\$0.00
DEVINE 39 COMMERCE ST NORWALK, CT 06850	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/3/2003	\$0.00
DEX MEDIA, INC. 1001 WINSTEAD DR CARY, NC 27513-2117	CUSTOMER TRADE AGREEMENT	ASSIGN	1/10/2008	\$0.00
DFI PRINT SERVICE 22397 NETWORK PL SUMMIT FINANCIAL RESOURCES LP CHICAGO, IL 60673-1223	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
DFS GROUP, A DIVISION OF NEW ENGLAND BUSINESS SERVICE INC 12 SOUTH ST TOWSEND, MA 01469	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/21/2001	\$0.00
DFS SERVICES DISCOVER 2500 LAKE COOK RD RIVERWOODS, IL 60015	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/26/2010	\$0.00
DFS SERVICES LLC 2500 LAKE COOK RD RIVERWOODS, IL 60015	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/25/2008	\$0.00
DFS/NEWSHIRE FORMS PO BOX 88042 CHICAGO, IL 60680-1042	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
DG KRAUSE LLC PO BOX 569 NINEVEH, IN 46164	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	4/28/2009	\$0.00
DG3 HOLDINGS LLC 100 BURMAN RD JERSEY CITY, NJ 07310	PROJECT PORPOISE NON-DISCLOSURE AGREEMENT	ASSIGN	9/10/2008	\$0.00
DG3 NORTH AMERICA INC 100 BURMAN RD JERSEY CITY, NJ 07310	STRATEGIC SOURCING AGREEMENT	ASSIGN	6/11/2008	\$0.00
DIAGEO NORTH AMERICA 801 MAIN AVE 4TH FL NORWALK, CT 06851	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/27/2007	\$0.00
DIAGEO NORTH AMERICA, INC. PO BOX 5360 BRIDGEPORT, CT 06610	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/23/2007	\$0.00
DIALOGUE DIRECT, INC. 455 BROADWAY 2ND FL NEW YORK, NY 10013	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/23/2005	\$0.00
DIAMOND INNOVATIONS 6325 HUNTLEY RD WORTHINGTON, OH 45085	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/9/2005	\$0.00
DIAMOND OFFSHORE COMPANY 15415 KATY FWY HOUSTON, TX 77094	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2002	\$0.00
DICAVOLO,TERESA 7762 FM 1390 SCURRY, TX 40357	SALES SUPPORT AGREEMENT, 02/10/11	ASSIGN	6/28/2010	\$0.00

In re: Workflow Management Inc, et. al.

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DIEBOLD, INC. 3792 BOETTLE OAKS STE A UNIONTOWN, OH 44685	CUSTOMER TRADE AGREEMENT	ASSIGN	8/14/2001	\$0.00
DIGICOMP, INC 9331 N PEONY LN STE 1 MAPLE GROVE, MN 55311	SERVICE AGREEMENT	ASSIGN	4/27/2004	\$0.00
DIGITAL CONCEPTS GROUP LLC 328 LANDONS WAY GUILFORD, CT 06437	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
DIGITAL DIRECT LTD 4430 MUHLHAUSER RD HAMILTON, OH 45011	CONSIGMENT AGREEMENT	ASSIGN	9/1/2004	\$0.00
DIGITAL INSIGHT CORPORATION 26025 MUREAU RD CALABASAS, CA 91302	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/26/2001	\$0.00
DIGITAL LINK PRINTING & FULFILLMENT INC 200 CIR DR NORTH PISCATAWAY, NJ 08854	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
DIGITAL LINK 120 CORPORATE BLVD SOUTH PLAINFIELD, NJ 07080	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	3/25/2004	\$0.00
DIMENSIONS HEALTHCARE SYSTEM 9200 BASIL COURTE STE 500 LARGO, MD 20774	CUSTOMER CONTRACT LOP	ASSIGN	2/1/2009	\$0.00
DIMS ORGANIZING PRINT 3333 WARRENVILLE ROAD LISLE, IL 60532	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
DIRECT DIGITAL PRINTING & MAILING 1970 E UNIVERSITY PHOENIX, AZ 85034	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/1/2009	\$0.00
DIRECT DISPATCH DEPT 22PO BOX 4346 HOUSTON, TX 77210-4346	CARRIER AGREEMENT	ASSIGN	7/3/2007	\$0.00
DIRECT GROUP LLC PO BOX 9407 TRENTON, NJ 08650	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/1/2009	\$0.00
DIRECT MAIL JOBS LLC 244 HARTFORD AVE NEWINGTON, CT 06111	CORPORATE CONSULTING AGREEMENT	ASSIGN	3/16/2006	\$0.00
DIRECT MAIL OF MAINE 44 MANSON LIBBY RD STATEMENTS PLUS SCARBOROUGH, ME 04074	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/17/2004	\$0.00
DIRECT SUPPLY, INC. 6767 NORTH INDUSTRIAL RD MILWAUKEE, WI 53223	DSSI ELECTRONIC COMMERCE SUPPLIER AGREEMENT	ASSIGN	11/14/2002	\$0.00
DIRECTOR OF DEVELOPMENT OF THE STATE OF OHIO ECONOMIC DEVELOPMENT FINANCE DIVISION 28TH FL PO B ATTN MARLOR TANNCUS COLUMBUS, OH 43216-1001	LOAN AGREEMENT; \$615,000; INCLUDES ALL RELATED SECURITY AND OTHER AGREEMENTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	1/31/2003	\$0.00
DIRECTPRO, LLC C/O MARVIN S. ROBINSON TANNENBAUM, DUBIN & ROBINSON LLP 1140 AVENUE OF THE AMERICAS NEW YORK, NY 10036 USA	PURCHASE AGREEMENT/ASSIGNMENT OF MEMBERSHIP INTEREST AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN EXCEPT AS SPECIFICALLY REJECTED	ASSIGN	11/30/1998	\$0.00



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DIRECTTV INC 2230 EAST IMPERIAL HWY EL SEGUNDO, CA 90245	CLIENT SERVICE AGREEMENT	ASSIGN	1/1/2005	\$0.00
DISCOUNT LABELS (SEE CENVEO/CUSTOM RESELL) 13341 CAMBRIDGE ST SANTA FE SPRINGS, CA 90670	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2008	\$0.00
DISMAN, INC. D/B/A DISBOW MANUFACTURING AND BARRY L. BEYER BARRY L BEYER 526 STEPHANIE DRIVE NORTH CALDWELL, NJ 07006 USA	ACQUISITION OF DISMAN PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	10/6/2000	\$0.00
DISTRIBUTION & AUTO SERVICE, INC. 300 E WATER ST PO BOX 1057 WILMINGTON, CA 90748	CUSTOMER TRADE AGREEMENT	ASSIGN	7/29/2005	\$0.00
DIVERSIFIED GLOBAL GRAPHICS GROUP DG3 14640 COLLECTIONS CTR DR CHICAGO, IL 60693	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/20/2008	\$0.00
DIVERSIFIED LABELING SOLUTIONS INC 8007 SOLUTIONS CTR CHICAGO, IL 60677-8000	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
DIVINE INC 1301 N ELSTON AVE CHICAGO, IL 60622	MASTER PRODUCT LICENSE AGREEMENT	ASSIGN	5/29/2002	\$0.00
DIXIE PRINTING MGM ONLY 101 SOUTH MAIN ST HURRICANE, UT 84737	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	9/1/2004	\$0.00
DOBRATZ, TIMOTHY A 18480 87TH AVE N MAPLE GROVE, MN 55311-1694	EXECUTIVE CONTRACT	ASSIGN	8/24/2009	\$0.00
DOCTORS HOSPITAL OF MANTECA 1205 E NORTH ST MANTECA, CA 95336	CUSTOMER TRADE AGREEMENT	ASSIGN	5/22/2006	\$0.00
DOCTORS HOSPITAL OF SARASOTA 5731 BEE RIDGE RD SARASOTA, FL 34233	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/21/2005	\$0.00
DOCUMENT OPTIONS COMPANY JOHN FELD HACKER 5007 FOUNTAINHEAD DRIVE BRENTWOOD, TN 37027	ACQUISITION OF DOCUMENT OPTIONS PURSUANT TO A PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	7/2/2001	\$0.00
DOCUMENT SECURITY SYSTEMS FIRST FEDERAL PLAZA STE 1525 26 E MAIN ST ROCHESTER, NY 14614	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/7/2005	\$0.00
DOCUMENTUM A DIVISION OF EMC CORPORATION 6801 KOLL CENTER PARKWAY PLEASANTON, CA 94566	SOFTWARE END USER LICENSE AGREEMENT	ASSIGN	10/1/2004	\$0.00
DOCUMOTION RESEARCH 2020 S. EASTWOOD AVENUE SANTA ANA, CA 92705	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/22/2010	\$0.00
DODD PRINTERS (DBA) 950 SE 8TH ST HIALEAH, FL 33010	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
DOLAN MEDIA COMPANY 222 S NINTH ST STE 2300 MINNEAPOLIS, MN 55402	CUSTOMER TRADE AGREEMENT	ASSIGN	1/9/2009	\$0.00

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DOLAN'S LUMBER 2231 MONUMENT BOULEVARD CONCORD, CA 94520-3810	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/10/2006	\$0.00
DOLE FLOWERS 10055 NW 12TH ST MIAMI, FL 33172	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/16/2005	\$0.00
DOLE FRESH FLOWERS 10055 NW 12TH ST MIAMI, FL 33174	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/2/2004	\$0.00
DOLLAR BANK 2700 LIBERTY AVE PITTSBURGH, PA 15222	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/22/2007	\$0.00
DOMINION RESOURCE SERVICES, INC. 701 EAST CARY ST RICHMOND, VA 23219	CUSTOMER TRADE AGREEMENT	ASSIGN	4/17/2009	\$0.00
DOMINION VIRGINIA POWER 701 EAST CARY ST RICHMOND, VA 23219	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/1/2002	\$0.00
DOMTAR 395 BOUL DE MAISONNUEU WEST 7TH FL MONTREAL, QC H3A 1L6 CANADA	TERMS AND CONDITIONS	ASSIGN	5/1/2010	\$0.00
DOMTAR INDUSTRIES INC 10 PEACHTREE PL STE 700 ATLANTA, GA 30309	ELECTRONIC DATA INTERCHANGE	ASSIGN	9/5/2002	\$0.00
DOMTAR INDUSTRIES INC. 10 PEACHTREE PL STE 700 ATLANTA, GA 30309	ELECTRONIC DATA EXCHANGE AGREEMENT	ASSIGN	9/5/2002	\$0.00
DON QUIJOTE, USA 801 KAHEKA ST HONOLULU, HI 96814	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/16/2006	\$0.00
DONET, INC 1425 ARBOR AVENUE DAYTON , OH 45420	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/16/2002	\$0.00
DONOHUE, THOMAS D 150 WAKEMAN RD FAIRFIELD, CT 06824-5120	REGIONAL SALES MANAGER	ASSIGN	6/7/1996	\$0.00
DORAL BANK PO BOX 70308 ATTN: NANCY SOTO SAN JUAN , PR 00936-8308	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/27/2009	\$0.00
DOSPIL, ROGER 3102 THOMAS LN LOUISVILLE, KY 39995	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
DOUBLE ENVELOPE COMPANY (SEE OLES) PO BOX 532914 ATLANTA, GA 30353-2914	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2004	\$0.00
DOUBLER, JEROME L 45417 N STONEWOOD RD CANTON, MI 48187	CFO, 03/12/10	ASSIGN	12/8/2006	\$0.00
DOVEL, LINDA 719 HELMET PL MIAMISBURG, OH 40413	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/23/2010	\$0.00

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DOYLESTOWN HOSPITAL 595 W STATE ST DOYLESTOWN, PA 18901	CUSTOMER CONTRACT LOU	ASSIGN	4/15/2010	\$0.00
DPN INCORPORATED 4631 SPRING MOUNTAIN RD LAS VEGAS, NV 89102	CUSTOMER TRADE AGREEMENT	ASSIGN	7/30/2003	\$0.00
DR. PEPPER/7 UP BOTTLING GROUP 2304 CENTURY CTR BLVD IRVING, TX 75062	CUSTOMER TRADE AGREEMENT	ASSIGN	5/8/2006	\$0.00
DR. ROBERT F. KULINISKI 3787 SUMMER AVE MEMPHIS, TN 38122	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/8/2004	\$0.00
DRB SYSTEMS INC. 3245 PICKLE RD AKRON, OH 44312	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/14/2009	\$0.00
DROLL YANKEES, INC. 109 CONNECTICUT MILLS AVE BALLOUVILLE, CT 06233	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/2/2004	\$0.00
DRUMMOND JR, JAMES S 682 TOMLINSON LN YARDLEY, PA 19067-6329	ACCOUNT EXECUTIVE, 07/07/09	ASSIGN	5/17/1993	\$0.00
DRYVIT SYSTEMS, INC. ONE ENERGY WAY WEST WARWICK, RI 02893-2322	CUSTOMER TRADE AGREEMENT	ASSIGN	4/8/2008	\$0.00
DS WATERS OF AMERICA LP 5660 NEW NORTHSIDE DR ATLANTA, GA 30328	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/12/2006	\$0.00
DSS-DATA SERVICE SOLUTIONS 401 E. SOUTH FRONTAGE ROAD BOLINGBROOK, IL 60440	CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
DST OUTPUT 125 ELLINGTON RD SOUTH WINDSOR, CT 06074	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/15/2008	\$0.00
DST OUTPUT LLC 5220 ROBERT J MATTHEWS PKWY EL DORADO HILLS, CA 95762-5710	CUSTOMER TRADE AGREEMENT	ASSIGN	3/18/2009	\$0.00
DST OUTPUT OF CALIFORNIA INC 5516 COLLECTION CTR DR CHICAGO, IL 60693	MEMO OF UNDERSTANDING	ASSIGN	7/12/2008	\$0.00
DST OUTPUT, LLC 5220 ROBERT J MATTHEWS PKWY EL DORADO HILLS, CA 95762-5710	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2007	\$0.00
DUCKWORTH, JENNIFER W 4435 TITMAN RD GASTONIA, NC 28056	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	1/X/2010	\$0.00
DUKE REALTY CORP 4555 LAKE FOREST DR STE 400 CINCINNATI, OH 45242	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/15/2002	\$0.00

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DUN & BRADSTREET 2000 PISGAH CHURCH RD STE 200 GREENSBORO, NC 27455	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/10/2009	\$0.00
DUN & BRADSTREET, INC. 5005 ROCKSIDE RD CLEVELAND, OH 44131	MASTER AGREEMENT	ASSIGN	3/27/2009	\$0.00
DUNCAN REGIONAL HOSPITAL PO BOX 99 ATTN LYNN/AP DUNCAN, OK 73534-0099	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
DUPLI ENVELOPES AND GRAPHICS 1 DUPLI PARK DRIVE SYRACUSE, NY 13218	SOURCING AGREEMENT	ASSIGN	NOT DEFINED	\$0.00
DUPLIN GENERAL HOSPITAL 401 N MAIN ST KENANSVILLE, NC 28349	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/20/2006	\$0.00
DUPLI-SYSTEMS, INC. 8260 DOW CIR STRONGSVILLE, OH 44136	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
DYK JR, WILLIAM J 1065 MOYLAN LN LEXINGTON, KY 40514-1011	ACC EXEC, 10/23/09	ASSIGN	7/1/2009	\$0.00
DYNAGRAF PO BOX 845717 BOSTON, MA 02284-5717	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
DYNAMEX INC 5429 LBJ FEEWAY STE 1000 DALLAS, TX 75240	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/5/2009	\$0.00
DYNAMEX INC. 5429 LBJ FEEWAY STE 1000 DALLAS, TX 75240	CARRIER AGREEMENT	ASSIGN	8/1/2007	\$0.00
E H TEASLEY & COMPANY INC PO BOX 515 DALLAS, TX 75221	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
E&D WEB INC 4633 WEST 16TH ST CICERO, IL 60804	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
EAGLE ENVELOPE CO., INC. THOMAS SUSKIN 18 STONY HOLLOW ROAD CHAPPAQUA, NY 10514 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	4/22/1999	\$0.00
EAGLE GLOBAL LOGISTICS, LP 15350 VICKERY DR HOUSTON, TX 77032	CUSTOMER TRADE AGREEMENT	ASSIGN	6/23/2004	\$0.00
EAGLE GRAPHICS INC 150 NORTH MOYER ST ANVILLE, PA 17003	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
EAGLE REGISTRATIONS INC 402 KETTERING TOWER DAYTON, OH 45423	REGISTRATION CONTRACT	ASSIGN	7/12/2006	\$9,251.00

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EARTHLINK, INC. 1375 PEACHTREE ST NW LEVEL A ATLANTA, GA 30309	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/15/2004	\$0.00
EAST RIVER MAILING, INC. 140 58TH STREET BLDG, B4A BROOKLYN, NY 11220	NON-DISCLOSURE AND NON-CIRCUMVENTION AGREEMENT	ASSIGN	8/4/2010	\$0.00
EASTERN VIRGINIA BANKSHARES 330 HOSPITAL RD TAPPAHANNOCK, VA 22560	CUSTOMER TRADE AGREEMENT	ASSIGN	3/8/2006	\$0.00
EASTMAN KODAK COMPANY 343 STATE ST ROCHESTER, NY 14650	CUSTOMER TRADE AGREEMENT	ASSIGN	10/22/2007	\$0.00
EASTMAN KODAK COMPANY 343 STATE ST ROCHESTER, NY 14650	INSIDE SALES AGREEMENT FOR HARDWARE KEYS	ASSIGN	10/25/2006	\$0.00
EASTMAN KODAK COMPANY 343 STATE ST ROCHESTER, NY 14650	SALES AGREEMENT	ASSIGN	11/5/2009	\$0.00
EASTPOINT COMMUNICATIONS 2091 EXCHANGE CT FAIRBORN, OH 45324	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/19/2001	\$0.00
EASYLINK SERVICES CORPORATION PO BOX 200013 PITTSBURGH, PA 15251-0013	VENDOR AGREEMENT	ASSIGN	4/16/2004	\$10,476.00
EASYLINK SERVICES CORPORATION PO BOX 200013 PITTSBURGH, PA 15251-0013	MASTER SERVICES AND SOFTWARE AGREEMENT	ASSIGN	4/16/2003	\$0.00
EATON CORPORATION 13100 E MICHIGAN AVE GALESBURG, MI 49053	CUSTOMER TRADE AGREEMENT	ASSIGN	6/8/1995	\$0.00
EATON CORPORATION 1111 SUPERIOR AVE CLEVELAND, OH 44114	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/11/2008	\$0.00
EATON HYDRAULICS INC. 14615 LONE OAK RD EDEN PRAIRIE, MN 55344-2200	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2002	\$0.00
EBIZ ASSOCIATES 5024 ACKERMAN BLVD KETTERING, OH 45429	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/14/2002	\$0.00
ECORPORATEPRINTERS INC. 1067 MARKET ST STE 1027 SAN FRANCISCO, CA 94103	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/14/2005	\$0.00
EDDINGTON, THOMAS F 1311 W SELLS DR PHOENIX, AZ 85013-2623	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
EDINA COURIERS INC 9650 NEWTON AVE SOUTH BLOOMINGTON, MN 55431	CARRIER AGREEMENT	ASSIGN	9/10/2004	\$0.00
EDUCATION SERVICE CENTER, REGION IV 7145 W TIDWELL HOUSTON, TX 77092	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/15/2003	\$0.00
EDWARD HOWARD AND COMPANY 1100 SUPERIOR AVENUE, SUITE 1600 CLEVELAND, OH 44114-2518	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/26/2007	\$0.00

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EDWARDS, CHUCK 13 WEXFORD RD GIBBSBORO, NJ 36615	NON-SOLICITATION AGREEMENT	ASSIGN	3/30/2000	\$0.00
EGENERA INC. 165 FOREST ST MARLBORO, MA 01752	MASTER PURCHASE AGREEMENT & LICENSE	ASSIGN	5/6/2005	\$0.00
EGENUITY, LLC PO BOX 157 134 EAST JACKSON ST MONROE, IN 46722	POINT OF SALE PARTNER AGT	ASSIGN	9/14/2007	\$0.00
EGS ELECTRICAL GROUP 9377 W HIGGINS ROSEMONT, IL 60018	CUSTOMER TRADE AGREEMENT	ASSIGN	1/28/2008	\$0.00
ELCOM INC 10 OCEANA WAY NORWOOD, MA 02062	SUPPLIER AGREEMENT	ASSIGN	10/28/2002	\$0.00
ELECTROLUX HOME CARE PRODUCTS 807 NORTH MAIN ST BLOOMINGTON, IL 61702	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/26/2008	\$0.00
ELECTROLUX HOME PRODUCTS 1100 INDUSTRIAL DR SPRINGFIELD, TN 37172-3325	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/4/2002	\$0.00
ELECTROLUX HOME PRODUCTS, INC. 250 BOBBY JONES EXPRESSWAY AUGUSTA, GA 30907	CUSTOMER TRADE AGREEMENT	ASSIGN	7/11/2005	\$0.00
ELECTRO-MATIC PRODUCTS, INC. 23409 INDUSTRIAL PARK CT FARMINGTON HILLS, MI 48335	CUSTOMER TRADE AGREEMENT	ASSIGN	7/18/2005	\$0.00
ELECTRONICS FOR IMAGING INC 40 24TH ST PITTSBURGH, PA 15222	SOFTWARE LICENSE	ASSIGN	7/8/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	AMENDMENT TO SOFTWARE LICENSE DATED 7/8/05	ASSIGN	11/29/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	AMENDMENT TO SOFTWARE LICENSE DATED 7/8/05	ASSIGN	11/18/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	EFI SOFTWARE AND EVALUATION LICENSE AGREEMENT	ASSIGN	1/14/2010	\$14,850.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	PURCHASE ORDER	ASSIGN	8/18/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	SOFTWARE LICENSE AGREEMENT	ASSIGN	7/8/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	SOFTWARE LICENSE AGREEMENT	ASSIGN	4/8/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	SOFTWARE LICENSE AGREEMENT	ASSIGN	6/20/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	SOFTWARE LICENSE AGREEMENT	ASSIGN	7/8/2005	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	SOFTWARE LICENSE PURCHASE ORDER	ASSIGN	8/22/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	SOFTWARE LICENSE PURCHASE ORDER	ASSIGN	8/15/2005	\$0.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	SOFTWARE LICENSE PURCHASE ORDER	ASSIGN	8/19/2005	\$0.00
ELHARDT, RENATE 2146 SEACLIFF DR MILPITAS, CA 95035-6637	SALES SUPPORT AGREEMENT	ASSIGN	6/29/2010	\$0.00
ELI LILLY & COMPANY LILLY CORPORATE CTR INDIANAPOLIS, IN 46285	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/30/2003	\$0.00
ELKAY MANUFACTURING COMPANY 2700 S 17TH ST BROADVIEW, IL 60155	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/23/2010	\$0.00
ELKAY MFG CO 2700 S 17TH ST BROADVIEW, IL 60155	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/12/2010	\$0.00
ELKHART GENERAL HEALTHCARE SYSTEM 600 EAST BLVD ELKHART, IN 46514	CUSTOMER CONTRACT LOP	ASSIGN	11/15/2007	\$0.00
ELLIOTT JR, ROBERT W 305 WINDSONG WAY WOODSTOCK, GA 30188-3768	REG MGR CUST SERVICE, 10/22/10	ASSIGN	7/9/2010	\$0.00
ELLMAN, DEBRA L 483 PAYNE AVE N TONAWANDA, NY 14120	SALES SUPPORT AGREEMENT	ASSIGN	7/24/2008	\$0.00
ELLSWORTH COUNTY MEDICAL CENTER PO BOX 87 ELLSWORTH, KS 67439-	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
ELMER'S PRODUCTS, INC. 2660 FISHER ROAD COLUMBUS, OH 43228 USA	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/8/2002	\$0.00
ELMET TECHNOLOGIES 1560 LISBON ST LEWISTON, ME 04240	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/14/2004	\$0.00
ELROD, HOLLI M (FORMERLY MONTGOMERY) 1328 CEDAR HILL AVE DALLAS, TX 39657	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/28/2008	\$0.00
ELYNX LTD 2 CROWNE POINT CT STE 370 CINCINNATI, OH 45241	WEB POSTING SERVICE AGREEMENT	ASSIGN	10/9/2001	\$0.00
E-LYNXX CORPORATION DBA GOVERNMENT PRINT MANAGEMENT 1051 SHEFFLER DRIVE PO BOX W CHAMBERSBURG, PA 17201	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/28/2010	\$0.00
EMBLEMHEALTH SERVICES LLC 55 WATER ST NEW YORK, NY 10041	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/2005	\$0.00

In re: Workflow Management Inc, et. al.

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EMC 4246 COLLECTIONS CTR DR CHICAGO, IL 60693	VENDOR AGREEMENT	ASSIGN	12/26/2001	\$0.00
EMC CORPORATION 176 SOUTH ST HOPKINTON, MA 01748	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	NOT DEFINED	\$0.00
EMC CORPORATION 176 S ST HOPKINTON, MA 01748	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/30/2009	\$0.00
EMC CORPORATION 176 SOUTH ST HOPKINTON, MA 01748	CONTINUOUS COVERAGE PRODUCT MAINTENANCE TERMS	ASSIGN	12/26/2001	\$0.00
EMD SERONO INC 1 TECHNOLOGY PL ROCKLAND, MA 02370	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/22/2010	\$0.00
EMERSON DEVELOPMENT(T/E GATEWAY 2410, LTD 10005 TECHNOLOGY BLVD W STE 151 DALLAS, TX 75220	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/24/2002	\$0.00
EMMONS,DEWEY B 15735 QUORUM DR NO 4320 ADDISON, TX 75001-6675	ACCOUNT EXECUTIVE, 08/07/09	ASSIGN	4/7/2003	\$0.00
EMORY FEDERAL CREDIT UNION MAIN OFFICE 1237 CLAIRMONT RD DECATUR, GA 30030	CUSTOMER TRADE AGREEMENT	ASSIGN	9/15/2006	\$0.00
EMTEX SOFTWARE INC 901 YAMATO RD STE 120 BOCA RATON, FL 33431	MASTER LICENSE AND SUPPORT AGREEMENT	ASSIGN	10/11/2004	\$0.00
ENCOMPASS TELESERVICES INC 15350 NW GREENBRIER PKWY BUILDING 300B BEAVERTON, OR 97006	TELESERVICES AGREEMENT	ASSIGN	4/17/2001	\$0.00
ENERFAB 4955 SPRING GROVE AVE CINCINNATI, OH 45232	CUSTOMER TRADE AGREEMENT	ASSIGN	6/28/2010	\$0.00
ENGAGE INC 100 BRICKSTONE SQUARE ANDOVER, MA 01810	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/11/2002	\$0.00
ENGINEERED SOFTWARE PRODUCTS, INC 532 PELICAN KEY ATLANTIC BEACH, FL 32233	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
ENGLISH,SELINA 3 ALLYSON CT LONG VALLEY, NJ 07853-3462	SALES REPRESENTATIVE AGREEMENT	ASSIGN	12/1/2008	\$0.00
ENNIS BUSINESS FORMS FORMS SOLUTIONS GROUP 2441 PRESIDENTIAL PKWY MIDLOTHIAN, TX 76065	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ENNIS BUSINESS FORMS SOLUTIONS GROUP 2441 PRESIDENTIAL PKWY MIDLOTHIAN, TX 76065	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/20/2004	\$0.00



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ENNIS INC. K&L GATES LLP 1717 MAIN ST STE 2800 DALLAS, TX 75201	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/6/2007	\$0.00
ENOVATION GRAPHIC SYSTEMS, INC. 200 SUMMIT LAKE DR VALHALLA, NY 10595	CONSIGNMENT INVENTORY SYSTEM	ASSIGN	12/4/2006	\$0.00
ENPORION INC 302 KNIGHTS RUN AVE STE 1050 TAMPA, FL 33602-5954	DYNAMIC BUYER AGREEMENT	ASSIGN	9/3/2004	\$0.00
ENT FEDERAL CREDIT UNION 7250 CAMPUS DR COLORADO SPRINGS, CO 80918	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2005	\$0.00
ENT FEDERAL CREDIT UNION 7250 CAMPUS DR COLORADO SPRINGS, CO 80918	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	1/5/2006	\$0.00
ENT FEDERAL CREDIT UNION 7250 CAMPUS DR COLORADO SPRINGS, CO 80918	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2009	\$0.00
ENTERPRISE INFORMATION SYSTEM 45 CALVERT STREET ANNAPOLIS, MD 21401	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/10/2004	\$0.00
ENTERPRISE PRINTING & PRODUCTS CORP 150 NEWPORT AVE RUMFORD, RI 02916	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
ENTERPRISE PRODUCTS COMPANY 2727 N LOOP WEST PO BOX 4324 HOUSTON, TX 77210	CUSTOMER TRADE AGREEMENT	ASSIGN	3/15/2002	\$0.00
ENTERPRISE RENT-A-CAR 465 MIAMISBURG CENTERVILLE RD DAYTON, OH 45459	SERVICES AGREEMENT	ASSIGN	10/1/2004	\$0.00
ENTERPRISE SEARCH ASSOCIATES LLC 7031 CORPORATION WAY STE 102 DAYTON, OH 45459	SERVICES AGREEMENT	ASSIGN	8/27/2007	\$0.00
ENVELOPE EXPRESS INC 301 ARTHUR CT BENSENVILLE, IL 60106	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ENVELOPE FREEDOM HOLDINGS, LLC AKA UNITED ENVELOPE C/O PALM BEACH CAPITAL FUND II, L.P. 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FLORIDA 33401	BILATERAL NONDISCLOSURE AGREEMENT	ASSIGN	5/6/2010	\$0.00
ENVELOPE MART INC PO BOX 307 TOLEDO, OH 43691	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ENVELOPE PRINTERY 8979 SAMUEL BARTON DR VAN BUREN TWP, MI 48111	FOR RESALE VENDOR	ASSIGN	1/1/2004	\$0.00
ENVELOPES PLUS INC 100 RIVERSIDE INDUSTRIAL PKWY PORTLAND, ME 04103-1414	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ENVESTMENT ASSET MANAGEMENT 1999 BROADWAY STE 4200 DENVER, CO 80202-3307	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/1/2007	\$0.00

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ENVESTNET ASSET MANAGEMENT, INC. 35 E WACKER DR 16TH FL CHICAGO, IL 60601	CUSTOMER TRADE AGREEMENT	ASSIGN	7/16/2007	\$0.00
ENVISION GRAPHICS 225 MADSEN DR BLOOMINGDALE, IL 60108	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/1/2008	\$0.00
EPLUS GROUP INC 400 HERNDON PKWY HERNDON, VA 20170	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/19/2001	\$0.00
EPSTEIN, BURTON P 19 SALISBURY DR N EAST NORTHPORT, NY 11731	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
EQUIFAX CITY DIRECTORY, INC. 1550 PEACHTREE ST ATLANTA, GA 30309	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/2001	\$0.00
EQUIFAX INC. 1550 PEACHTREE ST N W ATLANTA, GA 30309	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/14/2002	\$0.00
EQUIFAX, INC. 1550 PEACHTREE ST N W ATLANTA, GA 30309	CUSTOMER TRADE AGREEMENT	ASSIGN	1/8/2008	\$0.00
EQUITABLE LIFE ASSURANCE SOCIETY 200 PLZ DR SECAUCUS, NJ 07094	CUSTOMER TRADE AGREEMENT	ASSIGN	12/10/1999	\$0.00
ERIC BUCHROEDER 7944 JASMINE TRAIL CINCINNATI, OH 45244	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/1/2009	\$0.00
ERIE COUNTY MEDICAL CENTER 462 GRIDER ST BUFFALO, NY 14215-3021	CUSTOMER CONTRACT LOP	ASSIGN	9/1/2006	\$0.00
ERNST & YOUNG LLP PO BOX 828370 PHILADELPHIA, PA 19182-8370	SERVICES AGREEMENT	ASSIGN	8/30/2000	\$0.00
ESS LABORATORY 185 FRANCES AVE CRANSTON, RI 02919	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/26/2004	\$0.00
ESSEX GROUP, INC. PO BOX 1601 FORT WAYNE, IN 46801	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2004	\$0.00
ESSILOR OF AMERICA, INC. 2400 118TH AVE ST PETERSBURG, FL 33716	CUSTOMER TRADE AGREEMENT	ASSIGN	2/26/1996	\$0.00
ESTATE OF JAMES CAMPBELL 1001 KAMOKILA BLVD KAPOLEI, HI 96707	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/18/2001	\$0.00
ESTES EXPRESS LINES 3901 W BROAD ST RICHMOND, VA 23230	CUSTOMER TRADE AGREEMENT	ASSIGN	10/8/2001	\$0.00
ETHAN ALLEN INC. PO BOX 1966 DANBURY, CT 06813	CUSTOMER TRADE AGREEMENT	ASSIGN	1/22/2004	\$0.00
ETHICS POINT, INC. 6000 MEADOWS RD STE 200 LAKE OSWEGO, OR 97035	ETHICS HOTLINE ADMINSTRATOR	ASSIGN	5/30/2004	\$0.00

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ETHICSPPOINT INC 6000 MEADOWS RD STE 200 LAKE OSWEGO, OR 97035	SUBSCRIPTION AGREEMENT	ASSIGN	5/30/2004	\$0.00
EUBANKS,JOHNATHAN 3128 BRADDOCK ST KETTERING, OH 40350	SALES SUPPORT AGREEMENT	ASSIGN	6/21/2010	\$0.00
EULER HERMES AMERICAN CREDIT INDEMNITY CO 800 RED BROOK BLVD OWINGS MILLS, MD 21117	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/3/2007	\$0.00
EVANS NATIONAL BANK 1 GRIMSBY DR HAMBURG, NY 14075	CUSTOMER TRADE AGREEMENT	ASSIGN	7/13/1995	\$0.00
EVANS NATIONAL BANK 1 GRIMSBY DR HAMBURG, NY 14075	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2007	\$0.00
EVANS NATIONAL BANK 1 GRIMSBY DR HAMBURG, NY 14075	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/14/2007	\$0.00
EVERYBODY'S INC 5525 SPRINGBORO PIKE DAYTON , OH 45439-2970	GENERAL TERMS AND CONDITIONS OF SALE	ASSIGN	11/13/2001	\$0.00
EVISIONS CORPORATION 18818 TELLER AVE STE 250 IRVINE, CA 92612	VENDOR AGREEMENT	ASSIGN	8/15/2003	\$0.00
EXACTTAGRET,INC 20 N. MERIDIAN STREET INDIANAPOLIS, IN 46204	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/30/2007	\$0.00
EXCEL GRAPHICS INC 725 KENILWORTH AVE BUILDING B CHERRY HILL, NJ 08002	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
EXCELLENCE PRINTING INC 3616 W THOMAS RD NO 7 PHOENIX, AZ 85019	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
EXECUTIVE CHOICE COURIER CO. 245 D NORTHLAND BLVD CINCINNATI, OH 45246	CARRIER AGREEMENT	ASSIGN	8/27/2004	\$0.00
EXECUTIVE DELIVERY 504 ISLAND LN EGG HARBOR, NJ 08234	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/20/2005	\$0.00
EXECUTIVE DELIVERY MOVING & STORAGE, LLC 504 ISLAND LN EGG HARBOR, NJ 08234	CARRIER AGREEMENT	ASSIGN	3/15/2005	\$0.00
EXECUTIVE SEARCH PROFESSIONALS 11 PLOTTS RD HAMPTON, NJ 07860	SERVICES AGREEMENT	ASSIGN	8/4/2004	\$0.00
EXELON CORPORATION 2301 MARKET ST S19 3 PHILADELPHIA, PA 19101	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/6/2004	\$0.00
EXODUS 21631 RIDGETOP CIR STERLING, VA 20166	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/25/2001	\$0.00
EXPANETS OF N.A. LLC PO BOX 173868 DENVER, CO 80217-3868	MASTER PRODUCT & SERVICE AGREEMENT	ASSIGN	11/21/2001	\$0.00

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EXPEDIA CORPORATE TRAVEL LLC 3150 SE 139 AVE STE 200 BELLEUE, WA 98005	CORPORATE TRAVEL AGREEMENT	ASSIGN	6/1/2007	\$0.00
EXPERIAN MARKETING SOLUTIONS INC AND EXPERIAN INFORMATION SOLUTIONS, INC. 955 AMERICAN LN SCHAUMBURG, IL 60173	BROKER AGREEMENT	ASSIGN	2/25/2005	\$0.00
EXPERIENT, INC. 2500 ENTERPRISE PKWY EAST TWINSBURG, OH 44087	CUSTOMER TRADE AGREEMENT	ASSIGN	10/17/2008	\$0.00
EXPRESS PERSONNEL 107 AUDUBON RD STE WAKEFIELD, MA 01880	STAFFING AGREEMENT	ASSIGN	5/12/2008	\$0.00
EXPRESS SCRIPTS ONE EXPRESS WAY SAINT LOUIS, MO 63121-1824	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/16/2008	\$0.00
EXPRESS SCRIPTS INC 1 FIRST NATIONAL PLZ CHICAGO, IL 60670	CLIENT AGREEMENT	ASSIGN	12/1/2001	\$0.00
EXTENDICARE 111 WEST MICHIGAN ST MILWAUKEE, WI 53203-2903	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, FORUM	ASSIGN	9/8/2008	\$0.00
EXTRA EXPRESS CERRITOS, INC. PO BOX 5100 CERRITOS, CA 90703	CARRIER AGREEMENT	ASSIGN	12/2/2004	\$0.00
EXTRA SPACE STORAGE 2795 E. COTTONWOOD PKWY. SALT LAKE CITY, UT 40053	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	8/28/2009	\$0.00
EXXONMOBIL GLOBAL SERVICES COMPANY 3225 GALLOWES RD FAIRFAX, VA 22037	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2004	\$0.00
EYE BENEFITS 8436 E SHEA BOULEVARD NO 102 SCOTTSDALE, AZ 85260	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/23/2004	\$0.00
EYEMED VISION CARE PO BOX 632530 CINCINNATI, OH 45263-2530	BENEFIT PROVIDER	ASSIGN	9/9/2010	\$0.00
FAA CREDIT UNION 10201 S WESTERN OKLAHOMA CITY, OK 73109	CUSTOMER TRADE AGREEMENT	ASSIGN	12/30/2004	\$0.00
FAA CREDIT UNION PO BOX 26406 OKLAHOMA CITY, OK 73126-0406	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	8/4/2008	\$0.00
FAA EMPLOYEES CREDIT UNION PO BOX 26406 OKLAHOMA CITY, OK 73126	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/20/2003	\$0.00
FABCO INCORPORATED 20 FEELEY ST STRATFORD, CT 06615	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
FAIRCHILD II, RICHARD L 13963 CHAMBERS RD SUNBURY, OH 43074	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
FALCON BUSINESS FORMS INCORPORATED PO BOX 849868 DALLAS, TX 75284-9868	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00

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FALCON TRADING COMPANY 423 SALINAS RD PAJARO, CA 95076	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/7/2005	\$0.00
FALLON COMMUNITY HEALTH PLAN 10 CHESTNUT ST WORCESTER, MA 01608	CUSTOMER TRADE AGREEMENT	ASSIGN	8/16/2006	\$0.00
FALLON COMMUNITY HEALTH PLAN INC 10 CHESTNUT ST WORCESTER, MA 01608	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/22/2005	\$0.00
FAMILY DOLLAR STORES OF MICHIGAN, INC. 10401 OLD MONROE MATTHEWS, NC 28105	CUSTOMER TRADE AGREEMENT	ASSIGN	6/26/2008	\$0.00
FAR POINT CONSULTING INC. 2990 E. NORTHERN AVE. PHOENIX, AZ 38413	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/2/2005	\$0.00
FARM AID 11 WARD ST STE 200 SOMERVILLE, MA 02143	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/14/2003	\$0.00
FARM STORES 8500 NW 74TH AVE MIAMI, FL 33166	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/1999	\$0.00
FARMERS COPPER & INDUSTRIAL PO BOX 2649 GALVESTON, TX 77553-2649	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/24/2002	\$0.00
FASTNER SUPPLY COMPANY 1340 AMBLE DR CHARLOTTE, NC 28214	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/26/2005	\$0.00
FAULKNER HOSPITAL 1153 CENTRE ST BOSTON, MA 02130	CUSTOMER CONTRACT LOU	ASSIGN	1/6/2010	\$0.00
FAULKNER HOSPITAL 1153 CENTRE ST BOSTON, MA 02130	SOFTWARE LICENSE AGREEMENT	ASSIGN	1/17/2008	\$0.00
FAULKNER TRUCKING, INC. 13943 AVENUE 232 TULARE, CA 93274-9500	CARRIER AGREEMENT	ASSIGN	1/15/2007	\$0.00
FAWCETT MEMORIAL HOSPITAL 21298 OLEAN BLVD PORT CHARLOTTE, FL 33952	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/9/2004	\$0.00
FAYETTE COUNTY MEMORIAL HOSPITAL 1430 COLUMBUS AVE WASHINGTON CH, OH 43160	CUSTOMER TRADE AGREEMENT	ASSIGN	5/9/1996	\$0.00
FBR CAPITAL MARKETS & CO. 1001 NINETEENTH STREET NORTH ARLINGTON, VA 22209	CONFIDENTIALITY AGREEMENT	ASSIGN	7/15/2009	\$0.00
FCL GRAPHICS 4600 NORTH OLCOTT AVE HARWOOD HEIGHTS, IL 60706	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
FEAHENY,JAMES M 4323 CONNIE DR STERLING HEIGHTS, MI 48310	SR. ACCOUNT RELATIONSHIP MGR, 11/30/09	ASSIGN	4/12/2004	\$0.00
FEATHER RIVER HOSPITAL 5974 PENTZ RD PARADISE, CA 95969	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/24/2007	\$0.00

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FEATHER RIVER HOSPITAL 5974 PENTZ RD PARADISE, CA 95969	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	9/23/2009	\$0.00
FEDERAL EXPRESS 2850 INTERNATIONAL ST COLUMBUS, OH 43228	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2000	\$0.00
FEDERAL INSURANCE CO. 312 WALNUT ST CINCINNATI, OH 45202	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/1/2001	\$0.00
FEDERAL MOGUL CORPORATION (DIP) 26555 NORTHWESTERN HWY SOUTHFIELD, MI 48034	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2006	\$0.00
FEDEX 13155 NOEL RD STE 1600 DALLAS, TX 75240	VENDOR/SUPPLY/SERVICES AGREEMENT	ASSIGN	4/19/2006	\$0.00
FEDEX KINKOS OFFICE & PRINT SERVICES INC 13155 NOEL RD STE 1600 DALLAS, TX 75240	MASTER PURCHASE AGREEMENT	ASSIGN	7/11/2005	\$0.00
FEDEX SMARTPOST 2969 LEWIS CENTRE WAY GROVE CITY, OH 43123	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/25/2006	\$0.00
FELD, ROBERT J 3457 MACKENZIE XING CINCINNATI, OH 45245	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
FERGUSON, KARRIN 13105 BROOKE AVE EDMOND, OK 73013	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
FERRELLGAS PARTNERS, LP 1110 NEW RD ORRTANNA, PA 17353	PRODUCTS AND SERVICES AGREEMENT	ASSIGN	3/30/2007	\$0.00
FGI PRINT MANAGEMENT, INC. HIGH RIDGE PARTNERS, INC. 140 S. DEARBORN STREET, SUITE 820 ATTN: PATRICK D. CAVANAUGH DALLAS, TX 75201	ACQUISITION OF FGI PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	11/7/2001	\$0.00
FIBRE FEDERAL CREDIT UNION 822 COMMERCE AVE LONGVIEW, WA 98632	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/6/2007	\$0.00
FIDELITY HUMAN RESOURCE SERVICES CO 82 DEVONSHIRE ST BOSTON, MA 02109	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/15/2008	\$0.00
FIDELITY 82 DEVONSHIRE ST BOSTON, MA 02109	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/4/2008	\$0.00
FIDELITY BANK 675 MAIN ST FITCHBURG, MA 01420	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/16/2003	\$0.00
FIDELITY CORPORATE REAL ESTATE 82 DEVONSHIRE ST BOSTON, MA 02109	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/4/2008	\$0.00

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FIDELITY CORPORATE REAL ESTATE INC. 82 DEVONSHIRE ST BOSTON, MA 02109	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2009	\$0.00
FIDELITY EMPLOYER SERVICES 82 DEVONSHIRE ST BOSTON, MA 02109	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/2/2005	\$0.00
FIDELITY HUMAN RESOURCES 82 DEVONSHIRE ST BOSTON, MA 02109	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/15/2008	\$0.00
FIDELITY INVESTMENTS 100 MAGELLAN WAY KE1H COVINGTON, KY 41015	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/14/2005	\$0.00
FIDELITY LIFE ASSOCIATION 1211 W 22ND ST STE 209 OAK BROOK, IL 60523	CUSTOMER TRADE AGREEMENT	ASSIGN	3/20/2008	\$0.00
FIDELITY MANAGEMENT TRUST COMPANY 82 DEVONSHIRE ST BOSTON, MA 02109	401K SAVINGS PLAN	ASSIGN	7/1/2002	\$0.00
FIDELITY NATIONAL INFORMATION SERVICES 400 SW 6TH AVE. PORTLAND, OR 38877	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	6/9/2006	\$0.00
FIDELITY PRESCRIPTIONS AND COMPLETE HOME CARE, INC. 42 WYOMING ST DAYTON, OH 45409	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/1992	\$0.00
FIELDER ELECTRIC 2900 MANUEL RD PEARLAND, TX 77584	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/28/2006	\$0.00
FIFTH THIRD BANK 110 N MAIN ST DAYTON, OH 45402	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/10/2002	\$0.00
FIFTH THIRD BANK 110 N MAIN ST DAYTON, OH 45402	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/25/2001	\$0.00
FIFTH THIRD BANK 38 FOUNTAIN SQUARE PLZ CINCINNATI, OH 45263	A FIFTH THIRD BANCORP BANK PLEDGE AGREEMENT	ASSIGN	2/X/2009	\$0.00
FIFTH THIRD BANK PO BOX 740523 CINCINNATI, OH 45274-0523	COMMERCIAL CREDIT CARD SERVICE AGREEMENT	ASSIGN	1/1/2007	\$0.00
FIFTH THIRD BANK PO BOX 740523 CINCINNATI, OH 45274-0523	MASTER TREASURY MANAGEMENT AGREEMENT	ASSIGN	3/31/2003	\$0.00
FILENET CORPORATION 3565 HARBOR BLVD COSTA MESA, CA 92626	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2004	\$0.00
FINANCIAL ACCOUNTING FOUNDATION 401 MERRITT 7 NORWALK, CT 06851	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/26/2003	\$0.00
FINANCIAL INSTITUTIONS INC 220 LIBERTY ST WARSAW, NY 14569	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/22/2005	\$0.00
FINANCIAL INSTITUTIONS, INC. 220 LIBERTY ST WARSAW, NY 14569	CUSTOMER TRADE AGREEMENT	ASSIGN	9/14/2005	\$0.00

In re: Workflow Management Inc, et. al.

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FINANCIAL RECOVERIES PO BOX 8609 CHERRY HILL, NJ 08002	CUSTOMER TRADE AGREEMENT	ASSIGN	8/27/1991	\$0.00
FINANCIAL SERVICES LLC 329 JEFFERSON ST ALGONQUIN, IL 60102	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/3/2007	\$0.00
FINANCIAL STATEMENT SERVICES 3300 SOUTH FAIRVIEW RD SANTA ANA, CA 92704	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/8/2004	\$0.00
FINCH, PRUYN, AND COMPANY INC 1 GLEN ST GLENSFALLS, NY 12801	ELECTRONIC DATA INTERCHANGE AGREEMENT	ASSIGN	8/8/2002	\$0.00
FINDEX.COM 11204 DAVENPORT OMAHA, NE 68154	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/5/2004	\$0.00
FINELINE GRAPHICS 1481 GOODALE BLVD COLUMBUS, OH 43212	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2006	\$0.00
FINGER COMPANIES, THE 99 DETERING STE 200 HOUSTON, TX 77007	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/19/2001	\$0.00
FINGER LAKES HEALTH 196 NORTH STREET GENEVA, NY 14456-1694 USA	CUSTOMER CONTRACT LOP	ASSIGN	NOT DEFINED	\$0.00
FINNERTY, PAUL F 17 BAYBERRY DR CLIFTON PARK, NY 12065	ACC EXEC, 06/11/10	ASSIGN	11/23/2004	\$0.00
FIRST AMERICAN FIELD SERVICES 45240 BUSINESS CT STERLING, VA 20166	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2003	\$0.00
FIRST AMERICAN FIELD SVCS 45240 BUSINESS CT STERLING, VA 20166	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/1/2003	\$0.00
FIRST BANK 12345 WEST COLFAX AVE LAKEWOOD, CO 80215	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/24/2005	\$0.00
FIRST CITIZENS BANK & TRUST CO & RED PEPPER GRAPHICS INC 200 E 36TH ST CHARLOTTE, NC 28206	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/17/2008	\$0.00
FIRST COMMAND FINANCIAL PLANNING, INC. 1 FIRSTCOMM PLZ FT WORTH, TX 76109	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/16/2007	\$0.00
FIRST COMMUNITY BANK PO BOX 989 BLUEFIELD, VA 24605	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/17/2007	\$0.00
FIRST COMMUNITY CREDIT UNION 15715 MANCHESTER RD ELLISVILLE, MO 63011	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2003	\$0.00
FIRST DATA CORPORATION 6200 S QUEBEC ST GREENWOOD VILLAGE, CO 80111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/30/2005	\$0.00
FIRST DATA CORPORATION/WESTERN UNION 5875 TRINITY PARKWAY STE 200 CENTREVILLE, VA 20120	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/15/2004	\$0.00



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FIRST ELECTRONIC BANK 280 W 10200 S STE 200 SANDY, UT 84070	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/7/2008	\$0.00
FIRST ELECTRONIC BANK 280 W 10200 S STE 200 SANDY, UT 84070	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/11/2008	\$0.00
FIRST ELECTRONIC BANK 280 W 10200S STE 200 SANDY, UT 84070	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/11/2008	\$0.00
FIRST ELECTRONIC BANK 280 W 10200 S STE 200 SANDY, UT 84070	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/11/2008	\$0.00
FIRST HAWAII TITLE CORPORATION 201 MERCHANT STREET STE 2000 HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/5/2003	\$0.00
FIRST HAWAIIAN BANK PO BOX 1959 HONOLULU, HI 96805	CUSTOMER TRADE AGREEMENT	ASSIGN	7/23/2004	\$0.00
FIRST HEALTH SERVICES CORPORATION 4300 COX RD GLEN ALLEN, VA 23060	CUSTOMER TRADE AGREEMENT	ASSIGN	10/9/2002	\$0.00
FIRST INDIANA BANK 135 N PENNSYLVANIA ST INDIANAPOLIS, IN 46204	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/20/2004	\$0.00
FIRST MARKET BANK 2001 MAYWILL ST RICHMOND, VA 23230	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/1/2005	\$0.00
FIRST MERCHANTS CORPORATION PO BOX 792 200 E JACKSON ST MUNCIE, IN 47308	CUSTOMER TRADE AGREEMENT	ASSIGN	2/4/2009	\$0.00
FIRST MERIT BANK NA 106 S MAIN ST AKRON, OH 44308	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/21/2001	\$0.00
FIRST MIDWEST BANK ONE PIERCE PL STE 1500 HOSEA, IL 60143	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/6/2007	\$0.00
FIRST NATIONAL BANK 105 ARBOR DR CHRISTIANSBURG, VA 24073	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/15/2001	\$0.00
FIRST NIAGARA BANK 6950 S TRANSIT RD LOCKPORT, NY 14095-0514	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2008	\$0.00
FIRST NIAGARA FINANCIAL GROUP PO BOX 514 LOCKPORT, NY 14095-0514	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/22/2009	\$0.00
FIRST NIAGARA FINANCIAL GROUP INC. PO BOX 514 LOCKPORT, NY 14095-0514	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/22/2009	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
FIRST PLACE FINANCIAL CORPORATION 185 E MARKET ST WARREN, OH 44481	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/4/2004	\$0.00
FIRST TECH CREDIT UNION 3555 SW 153RD DR PORTLAND, OR 97006	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/26/2009	\$0.00
FIRST TECH CREDIT UNION 3555 SW 153RD DR PORTLAND, OR 97006	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/21/2005	\$0.00
FIRST TRUST BANK 1001 W FOURTH ST ONTARIO, CA 91762	CUSTOMER TRADE AGREEMENT	ASSIGN	8/3/1987	\$0.00
FIRST TRUST BANK 1001 W FOURTH ST ONTARIO, CA 91762	CUSTOMER TRADE AGREEMENT	ASSIGN	10/6/1994	\$0.00
FIRST UNION LEASING 201 S COLLEGE ST 7TH FL CHARLOTTE, NC 28210	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/27/2001	\$0.00
FIRSTTRUST BANK 1931 COTTMAN AVE PHILADELPHIA, PA 19111	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2005	\$0.00
FIRSTTRUST BANK 1931 COTTMAN AVE PHILADELPHIA, PA 19111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/18/2009	\$0.00
FISCHER,MORGAN A 1338 MICHAEL WAY LANSDALE, PA 19446	ACCOUNT EXECUTIVE, 12/04/09	ASSIGN	9/13/2008	\$0.00
FISERV SOLUTIONS, INC 255 FISERV DR BROOKFIELD, WI 53045	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/22/2007	\$0.00
FISERV SOLUTIONS, INC. 2465 CENTERLINE INDUSTRIAL DRIVE MARYLAND HEIGHTS, MO 63043	CUSTOMER TRADE AGREEMENT	ASSIGN	11/3/2009	\$0.00
FISHER,DAVID 23 STONEGATE PARK CT SPRING, TX 38328	REGIONAL SALES MANAGER	ASSIGN	12/7/2004	\$0.00
FISHNET SECURITY INC 1710 WALNUT ST KANSAS CITY, MO 64108	CONSULTANT AGREEMENT	ASSIGN	2/6/2008	\$0.00
FITCH GROUP 229W 28TH ST 9TH FL NEW YORK, NY 10001	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/6/2008	\$0.00
FJK TEEJAY LIMITED C/O WORKFLOW MANAGEMENT, INC., ROYAL PALM WAY PALM BEACH, FL 33480	LEASE AND OPTION AGREEMENT, 241 ROYAL PALM WAY	ASSIGN	1/8/1999	\$0.00
FJK-TEE JAY, LTD. C/O WORKFLOW MANAGEMENT, INC., ROYAL PALM WAY PALM BEACH, FL 33480	LEASE TERMINATION AND SURRENDER AGREEMENT, 241 ROYAL PALM WAY	ASSIGN	8/20/2001	\$0.00
FJS CONTINUOUS SHORT RUN 201 COMMERCE BLVD LAWRENCE, PA 15055	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
FKI LOGISTEX AUTOMATION, INC 10045 INTERNATIONAL BLVD CINCINNATI, OH 45248	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2004	\$0.00

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FLAGSHIP PRESS 150 FLAGSHIP DR ATTN BOB KAPLAN NORTH ANDOVER, MA 01845	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
FLANAGAN, COLLEEN M 24061 SHERMAN OAK PARK, MI 48237	ACCOUNT MANAGER, 07/03/09	ASSIGN	11/2/2004	\$0.00
FLESH COMPANY PO BOX 502175 SAINT LOUIS, MO 63150-2175	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
FLETCHER ALLEN HEALTH CARE PO BOX 1870 BURLINGTON, VT 05402	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
FLORIDA POWER & LIGHT 700 UNIVERSE BLVD JUNO BEACH, FL 33408	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/15/2008	\$0.00
FLOYD MEMORIAL HOSPITAL 1850 STATE ST NEW ALBANY, IN 47150	CUSTOMER CONTRACT LOU	ASSIGN	3/1/2010	\$0.00
FLUKE CORPORATION 2104 HUTTON DRIVE STE 112 DOCK 1 CARROLLTON, TX 75006	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/17/2001	\$0.00
FMR CORP., FIDELITY BROKERAGE SERVICES LLC, NATIONAL FINANCIAL SERVICES LLC, FIDELITY INVESTMENTS INSTITUTIONAL BROKERAGE GROUP, GETPRESS.COM, INC. 82 DEVONSHIRE STREET BOSTON, MA 02109	SETTLEMENT AGREEMENT	ASSIGN	5/4/2007	\$0.00
FOGLEMAN, JOSEPH E 2541 ROYAL BLVD CARMEL, IN 46032	ACC EXEC, 02/11/10	ASSIGN	7/1/2009	\$0.00
FOLEY, BRENDAN P 4785 DONEGAL CLIFFS DUBLIN, OH 43017-9188	CFO, 09/03/10	ASSIGN	5/18/2009	\$0.00
FOR MAGIC RESULTS, INC. D/B/A A-LAD-IN ADVERTISING CO. PAUL JOSEPH 30 JAYSON AVENUE GREASE NECK, NY 11021	ACQUISITION OF FOR MAGIC RESULTS PURSUANT TO A PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	9/15/2000	\$0.00
FORMATO JR, ANTHONY J 17 FOXFIRE DR GETZVILLE, NY 14068-1379	SALES REP, 08/06/10	ASSIGN	8/1/2008	\$0.00
FORMAX (SEE BESCOP) DIV OF BESCOP INC 44 VENTURE DR DOVER, NH 03820	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
FORMICA CORPORATION 10155 READING RD CINCINNATI, OH 45241	CUSTOMER TRADE AGREEMENT	ASSIGN	1/7/2010	\$0.00
FORMSBANK CORPORATION, INC D/B/A THE NORTHEAST COMPANY RICHARD O'CONNOR 270 BLUE HILLS DRIVE SOUTHINGTON, CT 06489	ACQUISITION OF FORMSBANK PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	12/27/2000	\$0.00
FORMSCAPE INC 3900 PARAMOUNT PKWY STE 200 S MORRISVILLE, NC 27560	SOLUTIONS PARTNER AGREEMENT	ASSIGN	4/2/2001	\$0.00

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FORMSTORE INC 1614 HEADLAND DR FENTON, MO 63026	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
FORSYTH,DAVID A 4301 HARLOW CT MCKINNEY, TX 75070-8575	SALES CONSULT, 06/23/09	ASSIGN	12/13/2004	\$0.00
FORSYTHE / MCARTHUR ASSOCIATES, INC 8845 GOVERNORS HILL DR STE 201 CINCINNATI, OH 45249	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/10/2003	\$0.00
FORSYTHE SOLUTIONS GROUP INC. 8845 GOVERNORS HILL DR STE 201 CINCINNATI, OH 45249	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/9/2001	\$0.00
FORT FINANCIAL CREDIT UNION 3102 SPRING ST FORT WAYNE, IN 46808-2998	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/4/2009	\$0.00
FORUM PURCHASING LLC 2 RAVINA DRIVE STE 1290 ATLANTA, GA 30346	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2004	\$0.00
FOSTER,DAVID G 15 LOCKE ST SACO, ME 04072-2830	ACC EXEC, 11/10/10	ASSIGN	2/10/2004	\$0.00
FOSTER,SALLY K 10728 LAKESPRING WAY COCKEYSVILLE, MD 21030	ACCOUNT EXECUTIVE, 02/20/09	ASSIGN	4/21/2006	\$0.00
FOUR51 INC 7905 GOLDEN TRIANGLE DR STE 130 EDEN PRAIRIE, MN 55344	E-COMMERCE SERVICES AGREEMENT	ASSIGN	4/30/2005	\$85,175.00
FOURMAN,JAMES R 2271 YORKSHIRE PL KETTERING, OH 45419-2833	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	1/26/2010	\$0.00
FOXWOOD RESORT CASINO ROUTE 2 PO BOX 377 MASHANTUCKET, CT 06339	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/22/2008	\$0.00
FOY,PATRICK KELLY 6706 BRADFORD ESTATES DR SACHSE, TX 39661	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
FRANCISCAN MISSIONARIES OF OUR LADY HEALTH SYSTEM 4200 ESSEN LN BATON ROUGE, LA 70809	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
FRANK RUSSELL COMPANY D/B/A RUSSELL INVESTMENT GROUP 909 A ST TACOMA, WA 98402	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/20/2007	\$0.00
FRANKLIN COMMUNICATIONS LLC 5301 NW 37TH AVE MIAMI, FL 33142-3207	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
FRANKLIN TEMPLETON BANK & TRUST ONE FRANKLIN PKWY SAN MATEO, CA 94403	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/9/2002	\$0.00
FRAZIER,CONNIE L 5 ARCADIAN DR SPRINGBORO, OH 45066	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2001	\$0.00

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FRAZIER,KATHRYN 14362 HAYSICKLE CT CENTREVILLE, VA 40301	SALES SUPPORT AGREEMENT	ASSIGN	5/3/2010	\$0.00
FREEDMAN FOOD SERVICE OF DENVER 5151 N BANNOCK DENVER, CO 80216	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/17/2004	\$0.00
FREEDOM FEDERAL CREDIT UNION 2019 EMMORTON RD BEL AIR, MD 21015	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/1/2008	\$0.00
FREEDOM FEDERAL CREDIT UNION HOADLEY & BLACKHAWK RD EDGEWOOD AREA ABERDEEN PROVING GROUNDS, MD 21010	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/27/2003	\$0.00
FREEDOM GRAPHIC SYSTEMS INC 780 MCCLURE RD AURORA, IL 60502	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2007	\$0.00
FREEMAN HEALTH SYSTEMS 1102 W 32ND ST JOPLIN, MO 64804-3599	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
FREIGHTLINER PO BOX 3490 PORTLAND, OR 97208	CUSTOMER TRADE AGREEMENT	ASSIGN	11/7/2002	\$0.00
FREIGHTLINER CUSTOM CHASSIS 552 HYATT ST GAFFNEY, SC 29341	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/28/2005	\$0.00
FREIGHTLINER LLC PO BOX 3490 PORTLAND, OR 97208	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2007	\$0.00
FRESNO BEE 1626 E STREEET FRESNO, CA 93786	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/11/2005	\$0.00
FREY,GEORGE J 35 VIOLET LN WEST GROVE, PA 19390-9531	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/12/2008	\$0.00
FRISBEE, GARRETT N34W33379 HICKORY LN NASHOTAH, WI 53058-9564	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
FRONTERA PRODUCE 1321 FRONTERA RD EDINBURG, TX 78541	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/8/2004	\$0.00
FUJI FINANCING (AM LEASING ALLIANCE) 329 JEFFERSON ST ALGONQUIN, IL 60102	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/6/2007	\$0.00
FULFILLMENT CORPORATION OF AMERICA 11065 SW 11TH ST STE 300 BEAVERTON, OR 97005	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/1/2009	\$0.00
FUNDEX GAMES 2920 FORTUNE CIR WEST NO A INDIANAPOLIS, IN 46241	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/26/2002	\$0.00
FURGAL,MARK K 1053 RIDGE RD LEWISTON, NY 14092-9729	SR. ACCOUNT SUPPORT REP, 06/11/10	ASSIGN	7/25/2008	\$0.00

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FURMANITE AMERICA, INC. 101 OLD UNDERWOOD ROAD BUILDING E LAPORTE, TX 77571	CUSTOMER TRADE AGREEMENT	ASSIGN	4/15/2008	\$0.00
FUSION GRAPHICS, INC 100 HOLIDAY DR PO BOX 69 ENGLEWOOD, OH 45322	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/11/2006	\$0.00
FUTAI USA INC 50 MAYFIELD AVE EDISON, NJ 08837	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/20/2009	\$0.00
G&K SERVICES 5995 OPUS PKWY MINNETONKA, MN 55343	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/5/2005	\$0.00
GADDE, VIJAYA 150 BECKWORTH WAY SPRINGBORO , OH 45066	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/4/2007	\$0.00
GAINES,NAOMI A 26 REGENCY CT MARLTON, NJ 08053	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
GALLEGOS,ANTONIO M 544 THATCHER AVE RIVER FOREST, IL 60305-1625	ACCOUNT EXECUTIVE, 02/12/10	ASSIGN	11/11/2008	\$0.00
GAMBLE PRINTING & MAILING 1971 ABBOT RD STE 4 BUFFALO, NY 14218	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/24/2009	\$0.00
GAMING & DOVER DOWNS, INC. 1131 N DU PONT HWY DOVER, DE 19901	CUSTOMER TRADE AGREEMENT	ASSIGN	12/5/2005	\$0.00
GARCIA,JUAN 6118 W AVE K6 LANCASTER, CA 93536-1724	SALES REPRESENTATIVE AGREEMENT	ASSIGN	9/29/2009	\$0.00
GARDIN,LAZARO 1227 SEVILLA AVE CORAL GABLES, FL 33134	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
GARDNER,WARREN J 280 VINTAGE PL DAYTON, OH 45415-1247	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/24/2010	\$0.00
GARRITY PRINTING INC 109 RESEARCH DR HARAHAN, LA 70123	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	8/9/2007	\$0.00
GARY SMITH 2392 SEABORN PL DULUTH, GA 30097	SALES REPRESENTATIVE AGREEMENT	ASSIGN	2/28/1995	\$0.00
GATEWAY SYSTEMS, INC 546 WOODVIEW ROAD BARRINGTON, IL 60010	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/12/2003	\$0.00
GATEWAY UNDERWRITERS AGENCY 2458 OLD DORSETT ROAD STE 110 MARYLAND HEIGHTS, MO 63043	CUSTOMER TRADE AGREEMENT	ASSIGN	6/18/2010	\$0.00
GATX TECHNOLOGY SVCS CORPORATION 2502 N ROCKY POINT DR STE 960 TAMPA, FL 33629	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/4/2002	\$0.00

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GAYLORD ENTERTAINMENT 2806 OPRYLAND DR NASHVILLE, TN 37214	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/8/2008	\$0.00
GAYLORD ENTERTAINMENT 2806 OPRYLAND DR NASHVILLE, TN 37214	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/8/2008	\$0.00
GE ACCESS/MRA SYSTEMS, INC. 1426 PEARL ST BOULDER, CO 80302	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/17/2003	\$0.00
GE CAPITAL PO BOX 642444 PITTSBURGH, PA 15264-2444	VENDOR AGREEMENT	ASSIGN	12/10/2002	\$0.00
GE CAPITAL CORP (GECC) DANKA SALES TEAM 1961 HIRST DR MOBERLY, MO 66270	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/22/2002	\$0.00
GE CAPITAL-VENDOR FINANCIAL SVCS 201 W BIG BEAVER RD TROY, MI 48084	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/3/2003	\$0.00
GE CORP FINANCIAL SVCS INC 335 MADISON AVE NEW YORK, NY 10017	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/25/2003	\$0.00
GE CORPORATE FINANCIAL SERVICES, INC. 335 MADISON AVE NEW YORK, NY 10017	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/18/2003	\$0.00
GE FLEET SERVICES PO BOX 100363 ATLANTA, GA 30384	AUTO LEASE	ASSIGN	2/22/2010	\$0.00
GEAC ENTERPRISE SOLUTIONS INC 66 PERIMETER CTR EAST ATLANTA, GA 30346	LICENSE AGREEMENT	ASSIGN	4/30/2001	\$0.00
GEISINGER SYSTEM SVCS 100 N ACADEMY AVE DANVILLE, PA 19822-1540	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2006	\$0.00
GELINAS,DEBORAH A 91 CLARK ST LUDLOW, MA 01056-1211	SALES REPRESENTATIVE AGREEMENT	ASSIGN	3/19/2001	\$0.00
GELINAS,DENNIS 91 CLARK ST LUDLOW, MA 39962	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/29/2009	\$0.00
GENE B. GLICK COMPANY 8425 WOODFIELD CROSSING BLVD STE 300W INDIANAPOLIS, IN 46240	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/17/2006	\$0.00
GENERAL DYNAMICS OTS (AEROSPACE) 11350 137TH PL N E REDMOND, WA 98052	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/6/2008	\$0.00
GENERAL ELECTRIC CAPITAL CORPORATION PO BOX 402378 ATLANTA, GA 30384-2378	EQUIPMENT LEASE	ASSIGN	2/29/2008	\$0.00
GENERAL ELECTRIC CAPITAL CORPORATION PO BOX 402378 ATLANTA, GA 30384-2378	EQUIPMENT LEASES	ASSIGN	1/28/2008	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
GENERAL ENVELOPE & BUS PRINTING 9103 151ST AVE NE REDMOND, WA 98052-3512	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
GENERAL FINANCIAL AND TAX CONSULTING, LLC 6507 HARRISON AVE, SUITE A CINCINNATI, OH 45427	TAX DEPT, 6507 HARRISON AVE., SUITE A CINCINNATI, OH 45427, RICHARD CUNNINGHAM, PRESIDENT CONTACT # (513) 752-7978, YEAR TO YEAR LICENSE TO USE PROPERTY TAX SOFTWARE AND TRANSFER ASSISTANCE	ASSIGN	12/16/2009	\$0.00
GENERAL FINANCIAL SUPPLY 1235 N AVENUE NEVADA, IA 50201	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	4/1/2001	\$0.00
GENERAL GRAPHICS, INC. PO BOX 4001 LAWRENCEBURG, IN 47025	ACQUISITION OF GENERAL GRAPHICS PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	5/24/2001	\$0.00
GENERAL INJECTABLES & VACCINES, INC. ROUTE 21 52 TERRACE HILL BASTIAN, VA 24314	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/14/2003	\$0.00
GENNUSA, JOSEPH A 307 E CTR ST WIND GAP, PA 18091-1283	ACCOUNT EXECUTIVE, 08/27/10	ASSIGN	12/16/2009	\$0.00
GENWORTH FINANCIAL 6620 W BROAD ST BLDG 3 RICHMOND, VA 23230	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/19/2007	\$0.00
GEORGE K. BAUM ADVISORS LLC 4801 MAIN ST., SUITE 510 KANSAS CITY, MO 64112	CONFIDENTIALITY AGREEMENT RE POTENTIAL TRANSACTION	ASSIGN	4/30/2008	\$0.00
GEORGIA CENTER FOR NON-PROFIT 50 HURT PLAZA SE STE 845 ATLANTA, GA 30309	CUSTOMER TRADE AGREEMENT	ASSIGN	5/5/2009	\$0.00
GEORGIA-PACIFIC CONSUMER PRODUCTS LP 133 PEACHTREE ST NE ATLANTA, GA 30303	SALES AND PURCHASE AGREEMENT	ASSIGN	4/1/2006	\$0.00
GEORGIA-PACIFIC CONSUMER PRODUCTS LP 133 PEACHTREE ST NE ATLANTA, GA 30303	SET-OFF AGREEMENT	ASSIGN	1/15/2009	\$0.00
GEORGIA-PACIFIC LLC 133 PEACHTREE ST ATLANTA, GA 30303	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/9/2007	\$0.00
GERBER LIFE INSURANCE COMPANY 445 STATE STREET FREMONT, MI 49412	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/26/2004	\$0.00
GERIMED 9505 WILLIAMSBURG PLAZA STE 200 LOUISVILLE, KY 40222	CUSTOMER TRADE AGREEMENT	ASSIGN	2/9/2009	\$0.00
GES EXPOSITION SERVICES 950 GRIER DR LAS VEGAS, NV 89119	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/17/2003	\$0.00
GES EXPOSITIONS SERVICES, INC 950 GRIER DR LAS VEGAS, NV 89119	TRADESHOW AGREEMENT	ASSIGN	1/1/2002	\$0.00



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GHMSI CAREFIRST BLUE CROSS/BLUE SHIELD 10455 MILL RUN CIR OWINGS MILLS, MD 21117	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/12/2008	\$0.00
GIACHETTI, MICHAEL R 4 MAURICE CT KENDALL PARK, NJ 08824-1840	EXECUTIVE CONTRACT	ASSIGN	8/24/2009	\$0.00
GIANT PACKAGING INC 11 WEST PASSAIC ST ROCHELLE PARK, NJ 07662	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
GLAXOSMITHKLINE 1000 GSK DR MOON TOWNSHIP, PA 15108	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/9/2004	\$0.00
GLOBAL DOCUGRAPHIX, INC 12123 KANIS ROAD LITTLE ROCK, AR 72211	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/29/2005	\$0.00
GLOBAL EMPLOYMENT 10375 PARK MEADOWS DRIVE STE 375 LITTLETON, CO 80124	CUSTOMER TRADE AGREEMENT	ASSIGN	5/12/2008	\$0.00
GLOBAL HEALTHCARE EXCHANGE, LLC 11000 WESTMOOR CIR STE 400 WESTMINISTER, CO 80021	SUPPLIER USER AGREEMENT	ASSIGN	7/1/2006	\$17,452.00
GLOBAL PAYMENTS GAMING SERVICES, INC. 10 GLENLAKE PKWY. ATLANTA, GA 38413	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/2/2005	\$0.00
GLOBAL PRODUCTION SOLUTIONS 10001 W INNOVATION DR STE 101 WAUWATOSA, WI 53226	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/23/2009	\$0.00
GLOBE DIRECT, LLC 27 OTIS STREET, SUITE C WESTBOROUGH, MA 01581	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/29/2010	\$0.00
GMAC MORTGAGE CORPORATION 100 WITMER RD HORSHAM, PA 19044	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/23/2003	\$0.00
GNA CORPORATION 400 GALLERIA OFFICE CENTRE SOUTHFIELD, MI 48034	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/18/2007	\$0.00
GNVHA SERVICES, INC. 555 W 57TH STREET STE 1500 NEW YORK, NY 10019	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2008	\$0.00
GOLDEN 1 8945 CAL CTR DR SACRAMENTO, CA 98526	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/6/2009	\$0.00
GOLDEN CREDIT UNION 8945 CAL CTR DR SACRAMENTO, CA 95826	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/6/2009	\$0.00
GOLDMAN SACHS AND CO. JOHN DARMANIN GOLDMAN SACHS AND CO. 200 WEST STREET, 7TH FLOOR NEW YORK, NY 10282 USA	CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT IN CONNECTION TO STRATEGIC ALTERNATIVES	ASSIGN	5/5/2010	\$0.00

In re: Workflow Management Inc, et. al.

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GOODING COMPANY, INC. 5568 DAVISON RD LOCKPORT, NY 14094	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/13/2001	\$0.00
GOODRICH,ROBERT N 14906 ADMIRAL WAY CARMEL, IN 46032	ACCOUNT MANAGER, 07/09/09	ASSIGN	1/29/2001	\$0.00
GOODWILL INDUSTRIES - SUN COAST TAMPA 10596 GANDY BLVD ST PETERSBURG, FL 33702	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	7/1/2010	\$0.00
GOODWIN GRAPHICS PO BOX 110917 CARROLLTON, TX 75011-0917	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
GOODWIN/PROCTOR EXCHANGE PL BOSTON, MA 02109	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/26/2001	\$0.00
GORGOLINSKI,DENNIS D 562 SKIFF CIR REDWOOD CITY, CA 94065	DIR STRATEGIC ACCTS, 06/04/09	ASSIGN	NOT DATED	\$0.00
GORHAM, STEVEN 19811 WILD POPPY DR SPRING, TX 77370	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2007	\$0.00
GORNIAK,MICHAEL L 2312 WESTLINE RD GREEN BAY, WI 54313	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
GOSHEN AMBULATORY CARE CENTER 1605 WINSTED DR GOSHEN, IN 46526-4655	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	2/3/2009	\$0.00
GOSS COMMUNICATIONS INC PO BOX 1793 BRENHAM, TX 77834-1793	SERVICES AGREEMENT	ASSIGN	10/28/2003	\$0.00
GOT CORPORATION 560 WINCHESTER BLVD STE 500 SAN JOSE, CA 95128	SERVICES AGREEMENT	ASSIGN	1/25/2005	\$0.00
GOUDIE,JASON D 333 PENWOOD CT PATASKALA, OH 43062-7352	REG SALES MGR, 11/04/09	ASSIGN	8/27/2008	\$0.00
GOULD PAPER, CORP 2284 PAYSPIRE CIRCLE CHICAGO, IL 60674-	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/5/2007	\$0.00
GOYA FOODS OF TEXAS 10460 WESTPARK HOUSTON, TX 77042	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/20/2006	\$0.00
GRACE HILL NEIGHBORHOOD SERVICES 2600 HADLEY ST ST LOUIS, MO 63106	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/1994	\$0.00
GRACE PACIFIC CORPORATION 949 KAMOKLIA BLVD STE 100 KAPOLEI, HI 96707	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/10/2003	\$0.00
GRADY HEALTH SYSTEM GRADY MEMORIAL HOSPITAL 80 JESSE HILL JR DR SE ATLANTA, GA 30303	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	1/1/2009	\$0.00

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GRADY MEMORIAL HOSPITAL CORPORATION DBA GRADY HEALTH SYSTEM 80 JESSE HILL JR DR SE ATLANTA, GA 30303	CUSTOMER TRADE AGREEMENT	ASSIGN	5/21/2009	\$0.00
GRAEF, JASON C 1643 RAVINE DR GREEN BAY, WI 54313	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
GRAND VIEW HOSPITAL PO BOX 902 SELLERSVILLE, PA 18960-0902	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
GRANDSTAY HOSPITALITY LLC 24707 COUNTY RD 75 ST AUGUSTA, MN 56301	CUSTOMER TRADE AGREEMENT	ASSIGN	1/12/2009	\$0.00
GRANDVIEW ASSOCIATES L.L.C. 7800 FORSYTH BLVD 8TH FL CLAYTON, MO 63105	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/28/2005	\$0.00
GRANE TRANSPORTATION LINES LTD 1001 S LARAMIE AVE CHICAGO, IL 60644	CARRIER AGREEMENT	ASSIGN	12/20/2005	\$0.00
GRANETZ, DAVID E 41 TREWORTHY RD GAITHERSBURG, MD 20878-2620	ACCOUNT EXECUTIVE, 10/19/10	ASSIGN	10/1/2009	\$0.00
GRANGE INSURANCE CO 650 S FRONT ST COLUMBUS, OH 43206	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/29/2002	\$0.00
GRANGE MUTUAL INSURANCE CO 671 S HIGH ST COLUMBUS, OH 43206	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/22/2009	\$0.00
GRANITE PRESS INC. 42 MAIN ST HUDSON, MA 01749	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
GRAPHCO 6563 COCHRAN RD SOLON, OH 44139-3901	FULL MAINTENANCE AGREEMENT	ASSIGN	2/21/2003	\$15,792.00
GRAPHIC MAILERS 1031 E MOUNTAIN ST BLDG 310 KERNERSVILLE, NC 27284	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	11/1/2009	\$0.00
GRAPHICA INC 4501 LYONS RD MIAMISBURG, OH 45342	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	5/1/2003	\$0.00
GRAPHLINE 5701 NW 94TH AVE TAMARAC, FL 33321	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/26/2002	\$0.00
GRAWE, THOMAS J 9740 OLDE GEORGETOWN WAY CENTERVILLE, OH 45458-6103	SALES REPRESENTATIVE AGREEMENT	ASSIGN	3/1/X	\$0.00
GRAYWOOD DEVELOPMENTS 5000 QUORUM STE 375 DALLAS, TX 75254	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/3/2002	\$0.00
GREASE MONKEY INTERNATIONAL, INC. 633 17TH ST DENVER, CO 80202	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2002	\$0.00

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GREAT AMERICAN 5870 GREENWOOD PLZ BLVD STE 350 GREENWOOD VILLAGE, CO 80111	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2004	\$0.00
GREAT AMERICAN EXCESS LIABILITY DIVISION 5870 GREENWOOD PLZ BLVD STE 350 GREENWOOD VILLAGE, CO 80111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/26/2002	\$0.00
GREAT AMERICAN GROUP 130 W 42ND ST STE 1001 NEWYON, NY 10036	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/9/2010	\$0.00
GREAT AMERICAN TRANSPORT INC PO BOX 11904 FRESNO, CA 93775-1904	CARRIER AGREEMENT	ASSIGN	9/1/2004	\$0.00
GREAT LAKES COMPUTER 29313 CLEMENS ROAD #2-J WESTLAKE, OH 44145	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/25/2003	\$0.00
GREAT LAKES REIT 823 COMMERCE DR STE 300 OAK BROOK, IL 60523	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/2/2002	\$0.00
GREAT WEST LIFE ASSURANCE COMPANY AND GREAT WEST LIFE AND ANNUITY INSURANCE COMPANY 8505 E. ORCHARD RD. ENGLEWOOD, CO 80111 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/1995	\$0.00
GREAT WOLF RESORTS, INC. 122 WEST WASHINGTON AVE MADISON, WI 53703	CUSTOMER TRADE AGREEMENT	ASSIGN	4/10/2006	\$0.00
GREATER NORWALK CREDIT UNION 12 FITCH ST NORWALK, CT 06856	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/14/2004	\$0.00
GREATER WOONSOCKET MUNICIPAL FEDERAL CREDIT UNION 10 MONUMENT SQUARE WOONSOCKET, RI 02895	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/20/2004	\$0.00
GREATLAND CORPORATION 2480 WALKER AVE N W GRAND RAPIDS, MI 49544	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/20/2004	\$0.00
GREEN TREE SERVICING 345 ST PETER ST ST PAUL, MN 55102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/12/2004	\$0.00
GREENVILLE PRINTING (SEE GREYSTONE) 1120 S EDGEWOOD ST GREENVILLE, MI 48838	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/1/2007	\$0.00
GREG C. MOSHER PERSEUS LLC 2009 PENNSYLVANIA AVE, NW SUITE 900 WASHINGTON, DC 20006	AMENDED AND RESTATED PROMISSORY NOTE; \$1,352,872; AS AMENDED; AS ASSUMED BY PERSEUS, L.L.C. AND AS FURTHER ASSUMED BY EACH PERSEUS FUND ACCORDING TO ITS PRO RATA SHARE	ASSIGN	11/30/2005	\$0.00
GREG C. MOSHER PERSEUS LLC 2009 PENNSYLVANIA AVE, NW SUITE 900 WASHINGTON, DC 20006	PROMISSORY NOTE; \$1,000,000; AS AMENDED; AS ASSIGNED TO WF HOLDINGS, INC.; AS ASSUMED BY PERSEUS, L.L.C. AND AS FURTHER ASSUMED BY EACH PERSEUS FUND ACCORDING TO ITS PRO RATA SHARE	ASSIGN	11/30/2005	\$0.00
GRETZINGER, KEVIN K 1433 SHIRLEY ST GREEN BAY, WI 54304	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	1/6/2010	\$0.00

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GREYSTONE PROPERTY MANAGEMENT 8383 CRAIG STREET STE 240 INDIANAPOLIS, IN 46250	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/2/2005	\$0.00
GRIFFIN CREEK GRAPHICS PO BOX 1801 WINSTON, OR 97496	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	8/1/2005	\$0.00
GRIFFIN, MICHAEL J 99 MIDWOOD AVE WATERBURY, CT 06708-2430	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
GRIPPANDO, JEFFREY S. 310 WENTWORTH DOWNS CT DULUTH, GA 39615	REGIONAL SALES MANAGER	ASSIGN	6/16/2008	\$0.00
GROBARD & ASSOCIATES 230 RIDGE BLUFF LN SUWANEE, GA 30024	EMPLOYER FEE AGREEMENT	ASSIGN	3/18/2003	\$0.00
GROUP HEALTH ASSOCIATES 4600 WESLEY AVE STE N CINCINNATI, OH 45212	CUSTOMER TRADE AGREEMENT	ASSIGN	8/27/2001	\$0.00
GROZA, KEN 23410 REDDING CIR SALINAS, CA 39974	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/10/2009	\$0.00
GRUMMAN OLSON 1801 S NOTTAWA STURGIS, MI 49091	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/1993	\$0.00
GRUNING, GEORGE D 10755 N OXFORD CT MEQUON, WI 53092-8549	ACCOUNT EXECUTIVE, 04/10/09	ASSIGN	7/9/2007	\$0.00
GRUSZKA, JOYCE A 38 DEERPATH DR LANCASTER, NY 14086	ACCT RELATIONSHIP MANAGER-M/CS, 10/29/10	ASSIGN	7/16/2008	\$0.00
GSK CDA DIRECT MAIL SMITH KLINE BEECHAM CORP. D/B/A GLAXOSMITHLINE 1000 GSK DR MOON TOWNSHIP, PA 15108	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/17/2007	\$0.00
GSK CDA PRINT FIVE MOORE DR RESEARCH TRIANGLE PARK DURHAM, NC 27709	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/17/2007	\$0.00
GSO CAPITAL PARTNERS LP MELISSA MARANO	CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT IN CONNECTION WITH CREDIT FACILITIES 2010 REFINANCE	ASSIGN	12/23/2009	\$0.00
GUARDIAN INDUSTRIES 11535 E MOUNTAIN VIEW AVE KINGSBURG, CA 93831	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/24/2010	\$0.00
GUARDIAN LIFE INSURANCE COMPANY 7 HANOVER SQUARE NEW YORK, NY 10004	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/16/2007	\$0.00
GUENTHER, GARY R 8715 COUNTRY CRK ORANGEVALE, CA 95662	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/3/2009	\$0.00
GUERNEY, DENNIS P 172 LYONS RD SCARSDALE, NY 10583	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00

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GUILFORD OF MAINE OAK ST GUILFORD, ME 04443	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/19/2004	\$0.00
GULF & BASCO 2425 BROAD ST HOUSTON, TX 77087	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/29/2004	\$0.00
GULF STATES HEALTH SERVICES 2325 WEYMOUTH DR STE A BATON ROUGE, LA 70808	CUSTOMER TRADE AGREEMENT	ASSIGN	6/20/2002	\$0.00
GULFCOAST HOSPITAL 13681 DOCTORS WAY FORT MYERS, FL 33952	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/10/2005	\$0.00
GUYNES PRINTING CO OF TX INC 927C TONY LAMA EL PASO, TX 79915	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
H LEE MOFFITT CANCER CENTER 12902 MAGNOLIA DR TAMPA, FL 33612-9416	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	6/7/2007	\$0.00
H M GRAPHICS INC 7840 WEST HICKS ST MILWAUKEE, WI 53219	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
H&H DISTRIBUTING 3309 SOUTH JONES FORT WORTH, TX 76110	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	NOT DEFINED	\$0.00
H&R BLOCK FINANCIAL ADVISORS 719 GRISWOLD ST STE 1700 DETROIT, MI 48226	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/18/2007	\$0.00
H. LEE MOFFITT CANCER CENTER & RESEARCH INSTITUTE 12902 MAGNOLIA DR TAMPA, FL 33612	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/22/2004	\$0.00
H.C. BRILL 3765 WALDEN AVE LANCASTER, NY 14086	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/1/2005	\$0.00
HACH ULTRA ANALYSIS, INC. 5600 LINDBERGH DR LOVELAND, CO 80538	CUSTOMER TRADE AGREEMENT	ASSIGN	8/30/2007	\$0.00
HAGN GRAPHIC ASSETS LLC 2338 IMMOKALEE ROAD BOX 236 NAPLES, FL 34110	SERVICES AGREEMENT	ASSIGN	11/24/2008	\$0.00
HAIG QUALITY PRINTING NV INC MGM ONLYPO BOX 29680 PHOENIX, AZ 85038-9680	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
HAIRSTON, DAVID C. 1024 GENGELO PATTON RD NASHVILLE, TN 37221	CONSULTING AGREEMENT	ASSIGN	8/11/2010	\$0.00
HAJOCA CORPORATION 127 COULTER AVE ARDMORE, PA 19003	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2003	\$0.00
HALDEX SERVICES CORPORATION 5334 HWY 221 SOUTH MARION, NC 28752	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/25/2003	\$0.00
HALIFAX COMMUNITY HEALTH SYSTEM PO BOX 2830 DAYTONA BEACH, FL 32120-2830	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00

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HALLMARK CARDS 2501 MCGEE MD 549 KANSAS CITY, MO 64141	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/3/2005	\$0.00
HALLMARK HEALTH SYSTEM, INC. 100 HOSPITAL RD MALDEN, MA 02418	CUSTOMER CONTRACT LOU	ASSIGN	2/1/2010	\$0.00
HALLMARK HEALTH SYSTEMS, INC. 170 GOVERNORS AVE MEDFORD, MA 02155-1643	CUSTOMER TRADE AGREEMENT	ASSIGN	3/12/2002	\$0.00
HALOGEN SOFTWARE INC 495 MARCH RD STE 500 KANATA, ON K2K 3G1 CANADA	SOFTWARE LICENSE AND SERVICES AGREEMENT	ASSIGN	9/4/2009	\$48,278.00
HALSTEAD, MARK P 5204 BROCKTON CT GLEN ALLEN, VA 23059-5583	ACCOUNT MANAGER, 03/11/09	ASSIGN	10/29/2007	\$0.00
HAMILL INDUSTRIAL SALES COMPANY, INC. 5800 MONROE STREET, BLDG B SYLVANIA, OH 43560	TERMS OF PURCHASE ORDER	ASSIGN	12/18/2001	\$0.00
HAMILTON MEDICAL CENTER PO BOX 30008 RENO, NV 89520-3008	CUSTOMER CONTRACT LOP	ASSIGN	4/1/2008	\$0.00
HAMILTON, JAMES 565 KARNS DR VANDALIA, OH 40357	SALES SUPPORT AGREEMENT	ASSIGN	6/28/2010	\$0.00
HANCOCK BANK PO BOX 4019 GULFPORT, MS 39502	CUSTOMER TRADE AGREEMENT	ASSIGN	5/10/2009	\$0.00
HANCOCK BANK 2510 FOURTEENTH ST GULFPORT, MS 39510	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/18/2008	\$0.00
HANCOCK BANK FINANCIAL 2601 19TH ST GULFPORT, MS 39501	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/18/2008	\$0.00
HANCOCK, RICHARD 241 FER DON RD DAYTON, OH 40395	SALES SUPPORT AGREEMENT	ASSIGN	8/5/2010	\$0.00
HANEY, TRACEY W 1218 CRANDELL DR CROUSE, NC 28033-7783	STRATEGIC ACCT EXEC - PROMO, 04/30/09	ASSIGN	6/12/2008	\$0.00
HANGER ORTHOPEDIC GROUP 2 BETHESDA METRO CENTER STE 1200 BETHESDA, MD 20814	CUSTOMER TRADE AGREEMENT	ASSIGN	9/30/2009	\$0.00
HANGER ORTHOPEDIC GROUP 2 BETHESDA METRO CENTER STE 1200 BETHESDA, MD 20814	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/5/2004	\$0.00
HANSEN, ROBERT S 29164 WOODLAND HILLS DR DALLAS CENTER, IA 50063-8406	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/17/2010	\$0.00
HANSON, GARY M 8232 16TH AVE S BLOOMINGTON, MN 55425-1740	SALES REPRESENTATIVE AGREEMENT	ASSIGN	12/18/2001	\$0.00

In re: Workflow Management Inc, et. al.

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HANWOOD OF OKLAHOMA, DBA WOODS LABOR & STAFFING 1014 SW 59TH ST OKLAHOMA CITY, OK 73109	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/25/2010	\$0.00
HAPGOOD,PETER K 55 HUBBARD DR GLASTONBURY, CT 06033-2949	ACCT RELATIONSHIP MANAGER-M/CS, 11/30/10	ASSIGN	7/6/2010	\$0.00
HARBOR GROUP INTERNATIONAL 1500 SKOKIE BLVD STE 105E NORTHBROOK, IL 60062	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/11/2003	\$0.00
HARBOUR PRINTING 2784 S LONGH ST MISSISSANGA, ON L4T1G3 CANADA	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
HARDING,WAYNE 4543 HARPER CT PLEASANTON, CA 37769	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/28/2003	\$0.00
HARDWICK,JENNIFER L 301 PORTER DR ENGLEWOOD, OH 45322-2310	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	8/4/2010	\$0.00
HARFORD MEMORIAL HOSPITAL 501 S UNION AVE HAVRE DE GRACE, MD 21078	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/27/2002	\$0.00
HARKER SCHOOL, THE 1471 SARATOGA AVENUE STE 100 SAN JOSE, CA 95157	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/6/2003	\$0.00
HARLAND CLARKE CORP. 10931 LAUREATE DR SAN ANTONIO, TX 78249	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/27/2008	\$0.00
HAROLD M. PITMAN COMPANY 721 UNION BLVD TOTOWA, NJ 07512	CONSIGNMENT AGREEMENT	ASSIGN	6/29/2004	\$0.00
HARRAH,MISCHELL A 4036 NW 61ST ST OKLAHOMA CITY, OK 73112-1418	SALES REPRESENTATIVE AGREEMENT	ASSIGN	3/26/2003	\$0.00
HARRAH'S OPERATING COMPANY, INC. ONE HARRAH'S COURT LAS VEGAS, NV 89119-4377 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2006	\$0.00
HARRIS CORPORATION 1025 W NASA BLVD M/S 43 MELBOURNE, FL 32919	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/9/2005	\$0.00
HARRIS CORPORATION 1025 W NASA BLVD MELBOURNE, FL 32919	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/1/2005	\$0.00
HARRIS,MICHELLE 5927 TROY VILLA BLVD HUBER HEIGHTS, OH 40403	SALES SUPPORT AGREEMENT	ASSIGN	8/13/2010	\$0.00
HARRISON COUNTY SCHOOL DISTRICT 11072 HWY 49 GULFPORT, MS 39503	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/10/2004	\$0.00
HARRISON LEGAN'S HIERONYMUS PRINTIN PO BOX 768 TEMPLE, TX 76503-0768	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/1/2005	\$0.00



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HARRY LONDON CANDIES 5353 LAUBY RD NORTH CANTON, OH 44720	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/8/2003	\$0.00
HART,JAMES E 8309 PHILADELPHIA DR FAIRBORN, OH 45324-1937	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/25/2010	\$0.00
HARTFORD COMPREHENSIVE EMPLOYEE BENEFIT SERVICE COMPANY 200 HOPMEADOW STREET SIMSBURY, CT 06089	FAMILY AND MEDICAL LEAVE SERVICES AGREEMENT, ADMINISTRATIVE SUPPORT/DETERMINING WHETHER AN EMPLOYEE IS ELIGIBLE FOR FMLA LEAVE	ASSIGN	1/1/2010	\$0.00
HARTFORD COMPREHENSIVE EMPLOYEE BENEFIT SERVICE COMPANY 200 HOPMEADOW STREET SIMSBURY, CT 06089	SALARY CONTINUATION BENEFIT ADMINISTRATION AGREEMENT, SHORT TERM DISABILITY CLAIMS REVIEW	ASSIGN	1/1/2010	\$0.00
HARTFORD FINANCIAL SERVICES 4245 MERIDIAN PKWY AURORA, IL 60504	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/20/2003	\$0.00
HARTFORD FIRE INSURANCE COMPANY CREDIT RISK ANALYSIS T 21 88 HARTFORD PLZ HARTFORD, CT 06115	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/22/2002	\$0.00
HARTIGAN,RICHARD J 7819 CHEVIOT CT FAYETTEVILLE, NY 13066	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
HARTWELL,JOHN L 7419 FOXDALE DR WAYNESVILLE, OH 45068-8218	VP MANUFACTURING & DIST, 06/04/10	ASSIGN	12/8/2006	\$0.00
HARVARD PILGRIM HEALTH CARE, INC. 93 WORCESTER ST WELLESLEY, MA 02481	CUSTOMER TRADE AGREEMENT	ASSIGN	10/26/2005	\$0.00
HASLER, INC. 478 WHEELERS FARMS RD MILFORD, CT 06461	EQUIPMENT LEASES	ASSIGN	11/7/2006	\$279.00
HATCHER PRESS 345 SHOREWAY RD SAN CARLOS, CA 94070	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
HAUER GROUP INC 1016 MANDALAY AVE CLEARWATER, FL 33767	CORPORATE CONSULTANT AGREEMENT	ASSIGN	1/29/2004	\$0.00
HAVEL, A DIVISIONS OF SHAMBAUGH & SONS, L.P. 7525 DISALLE BLVD, PO BOX 11269 FORT WAYNE, IN 46825	HVAC MAINTENANCE	ASSIGN	8/16/2006	\$0.00
HAVERSTICK CONSULTING, INC. PO BOX 8500 5233 PHILADELPHIA, PA 19178	SERVICES AGREEMENT - CONSULTANT	ASSIGN	10/7/2005	\$0.00
HAVRANEK,WILLIAM J 287 HAMILTON AVE NO 5A STAMFORD, CT 06902-3539	ACCOUNT MANAGER I, 11/08/10	ASSIGN	3/12/2007	\$0.00
HAWAII FIRST, INC. 800 BETHEL STREET STE 501 HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/6/2004	\$0.00
HAWAIIAN HOLDINGS INC. DBA HAWAIIAN AIRLINES 391 AOKEA STREET HONOLULU INTERNATIONAL AIRPORT HONOLULU, HI 96820	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/4/2005	\$0.00
HAWAIIANA GROUP, INC. 711 KAPIOLANI BLVD STE 700 HONOLULU, HI 96813-5249	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2007	\$0.00

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HAWK, RONALD D 2276 ST MORITZ LOOP WEST LINN, OR 97068-8629	STRATEGIC ACCT EXEC - PROMO, 08/25/09	ASSIGN	3/25/2008	\$0.00
HAWKINS, GARY R 13818 BISON CT SILVER SPRING, MD 20906	SALES REP, 06/19/09	ASSIGN	8/1/2008	\$0.00
HAYS COMPANIES 80 S 8TH ST STE 700 MINNEAPOLIS, MN 55402	CUSTOMER TRADE AGREEMENT	ASSIGN	1/25/2005	\$0.00
HAYS MEDICAL CENTER 2220 CANTERBURY HAYS, KS 67601	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/1/2005	\$0.00
HAYS MEDICAL CENTER 201 E SEVENTH ST HAYS, KS 67601	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/1995	\$0.00
HAYS MEDICAL CENTER PO BOX 8100 HAYS, KS 67601-8100	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
HAZEL HAWKINS HOSPITAL 911 SUNSET DR HOLLISTER, CA 95023-5695	BROADLANE, LOI	ASSIGN	2/18/2009	\$0.00
HBM LLC 225 WYMAN SQ WALTHAM, MA 02454-9249	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/8/2002	\$0.00
HCA CONTINENTAL DIVISION 4520 FLORENCE ST DENVER, CO 80238	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2007	\$0.00
HDI 102 SOUTH TEJON STE 1200 COLORADO SPRINGS, CO 80903	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/5/2006	\$0.00
HEAD, ROGER F 20 WILLIAM ST BETHPAGE, NY 11714-4407	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
HEALTH & WELLNESS INSTITUTE, LLC 291 PROMENADE ST PROVIDENCE, RI 02908	CUSTOMER TRADE AGREEMENT	ASSIGN	2/22/2010	\$0.00
HEALTH AND HOSPITAL CORPORATION OF MARION COUNTY 3838 NORTH RURAL ST INDIANAPOLIS, IN 46205	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	12/29/2008	\$0.00
HEALTH CARE SERVICE CORP. 300 EAST RANDOLPH ST CHICAGO, IL 60601	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/20/2006	\$0.00
HEALTH FIRST PHSP (HEALTHFIRST) 25 BROADWAY NEW YORK, NY 10004	CUSTOMER TRADE AGREEMENT	ASSIGN	4/22/1997	\$0.00
HEALTH FIRST US (HFUSLLC) 25 BROADWAY NEW YORK, NY 10004-1010	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/4/2009	\$0.00
HEALTH NET 21650 OXNARD ST WOODLAND HILLS, CA 91367	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/23/2005	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
HEALTH PARTNERS OF PHILADELPHIA, INC. 833 CHESTNUT STREET STE 900 PHILADELPHIA, PA 19017	CUSTOMER TRADE AGREEMENT	ASSIGN	12/22/2004	\$0.00
HEALTH PARTNERS OF PHILADELPHIA, INC. 833 CHESTNUT STREET STE 900 PHILADELPHIA, PA 19017	HIPAA BUSINSS ASSOCIATE AGREEMENT	ASSIGN	7/15/2010	\$0.00
HEALTH PLUS 2219 LINE AVE SHREVEPORT, LA 71104	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/31/2005	\$0.00
HEALTH PLUS PHSP 241 37TH STREET STE 412 BROOKLYN, NY 11232	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/11/2006	\$0.00
HEALTHCARE AUTHORITY OF CITY OF HUNTSVILLE / HUNTSVILLE HOSPITAL 101 SIVLEY RD HUNTSVILLE, AL 35801-4421	CUSTOMER CONTRACT LOP	ASSIGN	4/1/2006	\$0.00
HEALTHEAST CARE SYSTEM 1690 UNIVERSITY AVE ST PAUL, MN 55104	CUSTOMER CONTRACT LOU	ASSIGN	7/1/2010	\$0.00
HEALTHEAST CARE SYSTEM UNIVERSITY PARK MEDICAL BUILDING 1690 UNIVERSITY A ST PAUL, MN 55104	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2010	\$0.00
HEALTHPARTNERS 8170 33RD AVE SOUTH BLOOMINGTON, MN 55425	CUSTOMER CONTRACT LOU	ASSIGN	7/1/2010	\$0.00
HEALTHWAYS, INC. 701 COOLS SPRINGS BLVD FRANKLIN, TN 37067	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/3/2008	\$0.00
HEARTLAND HEALTHCARE SERVICES 4755 SOUTH AVE TOLEDO, OH 43615	CUSTOMER TRADE AGREEMENT	ASSIGN	3/9/2005	\$0.00
HECKMAN BINDERY 1010 N SYCAMORE ST NORTH MANCHESTER, IN 46962	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/20/2004	\$0.00
HEETER DIRECT 441 TECHNOLOGY DR CANONSBURG, PA 15317	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
HEIDELBERG USA 1000 GUTENBERG DR KENNESAW, GA 30144	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/7/2000	\$0.00
HEIDRICK AND STRUGGLES 233 S WACKER DR STE 4200 CHICAGO, IL 60606	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/17/2005	\$0.00
HEIMERDINGER,JEFFREY P 43W830 WILLOW CREEK DR ELBURN, IL 60119-9137	DIR STRATEGIC ACCTS, 11/03/10	ASSIGN	1/4/2010	\$0.00
HEINZ NA 357 6TH AVE PITTSBURGH, PA 15222	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/11/2002	\$0.00

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HENDERSON BELDWAY LLC 500 NEWPORT DR STE 630 NEWPORT BEACH, CA 92660	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/31/2006	\$0.00
HENDERSON,MIA 239 QUITMAN DAYTON, OH 40434	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	9/13/2010	\$0.00
HENDERSONS PRINTING (SEE KUNZ BUSINESS PROD.) PO BOX 431 ALTOONA, PA 16603	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
HENNEPIN COUNTY MEDICAL CENTER 701 PARK AVE SOUTH MINNEAPOLIS, MN 55415	CUSTOMER CONTRACT LOP	ASSIGN	4/28/2008	\$0.00
HENRY N. SAWYER 586 RUTHERFORD AVE CHARLESTOWN, MA 02129	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
HENRY-WURST INC PO BOX 790379 SAINT LOUIS, MO 63179	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
HEREID,MARK A 508 ROBIN CREST CT GROVER, MO 63040-1740	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/19/2009	\$0.00
HERMAN,MARK B 20 KINGS ROW NORTH READING, MA 01864	REGIONAL SALES MANAGER	ASSIGN	6/17/1996	\$0.00
HERMES OF PARIS 745 5TH AVE NEW YORK, NY 10151	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/29/2003	\$0.00
HERNANDEZ, TIFFANY 1563 CAMPUS DR DAYTON, OH 40410	SALES SUPPORT AGREEMENT	ASSIGN	8/20/2010	\$0.00
HESTON,EARL A 830 PINE NEEDLES DR DAYTON, OH 45458	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	5/28/2010	\$0.00
HEUER, DEBBIE 7421 WALNUT CREEK DR WESTCHESTER, OH 45069	CONSULTANT	ASSIGN	4/30/2004	\$0.00
HEWLETT PACKARD HWY 110 N KM 5 1 BLDG 3 AGUADILLA, PR 605	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/14/2009	\$0.00
HEWLETT PACKARD CORP. 39500 ORCHARD HILL PL NOVI, MI 48375	HP TERMS AND CONDITIONS OF SALES AND SERVICE	ASSIGN	1/10/2003	\$0.00
HEWLETT-PACKARD COMPANY 19483 PRUNERIDGE AVENUE, MS 4248 CUPERTINO, CA 95014-0604 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	1/19/2006	\$0.00
HEWLETT-PACKARD COMPANY 3600 HANOVER ST PALO ALTO, CA 94304	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/5/2009	\$0.00
HEWLETT-PACKARD COMPANY 3600 HANOVER ST PALO ALTO, CA 94304	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/14/2009	\$0.00

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HEWLETT-PACKARD FINANCIAL SERVICES COMPANY PO BOX 2092 COLORADO SPRINGS, CO 80901	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/19/2009	\$0.00
HF MANAGEMENT SERVICES 25 BROADWAY NEW YORK, NY 10004	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2008	\$0.00
HF MANAGEMENT SERVICES 25 BROADWAY NEW YORK, NY 10004	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/4/2009	\$0.00
HF MANAGEMENT SERVICES, LLC 25 BROADWAY NEW YORK, NY 10004-1010	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2003	\$0.00
HIAWATHA COMMUNITY HOSPITAL 300 UTAH ST AP NO 2169 HIAWATHA, KS 66434-2399	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
HICKAM FEDERAL CREDIT UNION 40 HICKAM CT HONOLULU, HI 96818	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/18/2005	\$0.00
HIGHLAND COMPUTER FORMS INC 1025 W MAIN ST HILLSBORO, OH 45133	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/18/2008	\$0.00
HIGHLAND COMPUTER FORMS, INC. P.O. BOX 831 HILLSBORO, OH 45133-8299	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	5/5/2000	\$0.00
HIGHLINE COMMUNITY HOSPITAL 16251 SYLVESTER RD SW SEATTLE, WA 98166	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2004	\$0.00
HIGHMARK INC 1800 CTR ST 1AL4 CAMP HILL, PA 17011	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/28/2010	\$0.00
HIGHMARK INC. 1800 CTR ST CAMP HILL, PA 17011	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/29/2009	\$0.00
HIGHWAY TECHNOLOGIES, INC. 915 HARGER RD STE 350 OAK BROOK, IL 60523	CUSTOMER TRADE AGREEMENT	ASSIGN	4/3/2008	\$0.00
HILB ROGAL & HOBBS (HRH) 4951 LAKE BROOK DR STE 400 GLEN ALLEN, VA 23060	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/31/2007	\$0.00
HILDEN ENTERPRISES, INC. D/B/A AMERICAN WHOLESALE THERMOGRAPHERS HILDEN ENTERPRISES, INC. D/B/A AWT P.O. BOX 12750, 1377 MCLAUGHLIN RUN ROAD PITTSBURGH, PA 15241 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	5/1/2001	\$0.00
HILL INVESTMENT CO PO BOX 700 MERCER ISLAND, WA 98040	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/2/2004	\$0.00
HILL MANAGEMENT SERVICES 9640 DEERCO RD TIMONIUM, MD 21094-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	11/1/1991	\$0.00

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HILL MGMT SERVICES INC 9640 DEERECO RD TIMONIUM, MD 21093	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/28/2005	\$0.00
HILL PHOENIX 1925 RUFFIN MILL RD COLONIAL HEIGHTS, VA 23834	CUSTOMER TRADE AGREEMENT	ASSIGN	9/27/2001	\$0.00
HILTI, INC. 5400 S 122ND E AVE TULSA, OK 74146	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/8/2004	\$0.00
HILTON SUPPLY MGMT 9336 CIVIC CTR DR BEVERLY HILLS, CA 90210	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/6/2004	\$0.00
HINMAN TRESTLEBRIDGE, LP PO BOX 50751 KALAMAZOO, MI 49005-0751	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/2/2002	\$0.00
HIRE PROFILE INC 2225 LAUREL MILL WAY ROSWELL, GA 30076	RECRUITING SERVICES	ASSIGN	5/6/2008	\$0.00
HIRERIGHT 5151 CALIFORNIA IRVINE, CA 92617	PRE-HIRE BACKGROUND SCREENING	ASSIGN	1/28/2009	\$0.00
HIRERIGHT INC 24521 NETWORK PL CHICAGO, IL 60673-1245	OCCUPATIONAL TESTING SERVICES	ASSIGN	1/28/2009	\$0.00
HISS,ALAN B 9120 DELMAR PRAIRIE VILLAGE, KS 39763	ACCOUNT EXECUTIVE, 05/12/09	ASSIGN	11/11/2008	\$0.00
HM GRAPHICS 7840 WEST HICKS ST MILWAUKEE, WI 53219	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
HOBSON ASSOCIATES 1781 HIGHLAND AVE CHESHIRE, CT 06410	CONTINGENCY SEARCH AGREEMENT	ASSIGN	10/2/2006	\$0.00
HODGKINS,KELLIE 4609 BRANCH AVE PORTAGE, MI 49002-7419	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
HOELZEL,ROBERT 6008 LESLIE DR HUDSON, OH 39995	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
HOESEL,TIMOTHY F 3104 RED MAPLE DR FRIENDSWOOD, TX 77546-7912	ACCOUNT MANAGER, 04/06/10	ASSIGN	7/11/1995	\$0.00
HOFT, THOMAS 9876 MAINEVILLE RD LOVELAND, OH 39353	EMPLOYMENT AGREEMENT	ASSIGN	9/28/2007	\$0.00
HOGAN GROUP (THE) 701 WATERFORD WAY MIAMI, FL 33126	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/17/2003	\$0.00
HOLDERMAN,BONITA 111 BLOSSER ST NEW LEBANON, OH 40408	SALES SUPPORT AGREEMENT	ASSIGN	8/18/2010	\$0.00
HOLLAND COMMUNITY HOSPITAL 602 MICHIGAN AVE HOLLAND, MI 49423-4999	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00

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HOLLAND NAMEPLATE (SEE HOLLAND 1916) C/O MISSOURI BANKPO BOX 26443 KANSAS CITY, MO 64196-6443	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2004	\$0.00
HOLLINGSWORTH & VASE COMPANY 289 PARK VIEW RD FLOYD, VA 24091	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/29/1999	\$0.00
HOLTON,DYLAN 3309 CLOVERLEAF DR WACO, TX 40399	SALES SUPPORT AGREEMENT	ASSIGN	8/9/2010	\$0.00
HOLY CROSS HOSPITAL 2701 W 68TH ST CHICAGO, IL 60629	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/14/2003	\$0.00
HOME PRODUCTS INTERNATIONAL 4501 W 47TH ST CHICAGO, IL 60632	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/30/2009	\$0.00
HOMECREST CORPORATION 1002 EISENHOWER DR NORTH GOSHEN, IN 46526	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/2/2004	\$0.00
HOMEWATCH INTERNATIONAL, INC. 7100 E BELLEVIEW AVENUE STE 303 GREENWOOD, CO 80111	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2008	\$0.00
HONDA OF AMERICA 24000 HONDA PKWY MARYSVILLE, OH 43040	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/1/2005	\$0.00
HONEY BAKED HAM, INC. 623 S BROOKHURST ANAHEIM, CA 92804-3545	CUSTOMER TRADE AGREEMENT	ASSIGN	9/26/2008	\$0.00
HONOLULU CLUB 932 WARD AVE STE 490 HONOLULU, HI 96814	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/23/2008	\$0.00
HONSA-BINDER PRINTING INC 320 SPRUCE ST SAINT PAUL, MN 55101-2445	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
HOOD'S PHARMACY 866 MAIN STREET FOLLANSBEE, WV 26037 USA	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/13/2003	\$0.00
HOPKINS PRINTING PO BOX 951404 CLEVELAND, OH 44193	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
HOPKINS,GREG 351 MINDANAO DR REDWOOD CITY, CA 39979	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/15/2009	\$0.00
HORACE MANN FINANCIAL 1 HORACE MANN PLZ SPRINGFIELD, IL 62715	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/17/2008	\$0.00
HORACE MANN FINANCIAL NDA 1 HORACE MANN PLZ SPRINGFIELD, IL 62715	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/17/2008	\$0.00
HORACE MANN SERVICE CORPORATION 1 HORACE MANN PLZ SPRINGFIELD, IL 62715-0001	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/23/2008	\$0.00
HORIZON PAYROLL SERVICES, INC. 2700 MIAMISBURG CENTERVILL RD DAYTON, OH 45459	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/28/2002	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
HORIZON RESOURCE GROUP 1620 WESTGATE CIR NO 120 BRENTWOOD, TN 37027	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/6/2005	\$0.00
HORIZON RESOURCE GROUP 1620 WESTGATE CIR NO 120 BRENTWOOD, TN 37027	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/6/2005	\$0.00
HORN, THOMAS E 10372 LOCHCREST DR CINCINNATI, OH 45231-2741	REGIONAL SALES MANAGER	ASSIGN	6/16/2008	\$0.00
HORSWILL, JEROLD L 329 MARYKNOLL AVE PO BOX 616 MARSHFIELD, WI 54449-2559	SALES REP, 08/13/10	ASSIGN	8/1/2008	\$0.00
HOSPITAL BILLING AND COLLECTION 118 LUKENS DR NEW CASTLE, DE 10720	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/13/2003	\$0.00
HOSPITAL FORMS AND SYSTEMS PO BOX 674089 DALLAS, TX 75267	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
HOTLINE DELIVERY SYSTEMS 9119 JOHN W CARPENTER FWY PO BOX 560648 DALLAS, TX 75356	CARRIER AGREEMENT	ASSIGN	5/30/2006	\$0.00
HOUSTON REAL ESTATE, INC. DENNIS G. MAHORNEY 82 NORTH COUNTRY CLUB ROAD DECATUR, IL 62521 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	3/23/2000	\$0.00
HOUSTON SHOE HOSPITAL 5215 KIRBY HOUSTON, TX 77098	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/18/2002	\$0.00
HOWARD UNIVERSITY HOSPITAL 2041 GEORGIA AVE WASHINGTON, DC 20060-0002	CUSTOMER CONTRACT LOP	ASSIGN	4/21/2009	\$0.00
HOWARD, JODI 3500 S KING ST LOT 50 DENVER, CO 80236-6166	CONFIDENTIALITY AND NON-SOLICITATION AGREEMENT, 01/05/11	ASSIGN	6/24/2005	\$0.00
HR AMERICA 1833 MAGNAVOX WAY FT WAYNE, IN 46084	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/12/2005	\$0.00
HRD, INC. 19 CHERRYWOOD LN MANHASSET, NY 11030	OUTSIDE CONTRACT EMPLOYMENT, ROY DANZIGER	ASSIGN	1/1/2004	\$0.00
HRH (HILB ROGAL & HOBBS) 4951 LAKE BROOK DR GLEN ALLEN, VA 23060	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/24/2007	\$0.00
HSBC BANK CANADA LEASING DIVISION 2001 MCGILL COLLEGE AVE STE 300 MONTREAL, QC H3A1G1 CANADA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/12/2004	\$0.00



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HSBC TECHNOLOGY & SERVICES 26525 N RIVERSWOOD BLVD METTAWA, IL 60045	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/27/2008	\$0.00
HSBC TECHNOLOGY & SERVICES (USA), INC. 26525 N RIVERSWOOD BLVD METTAWA, IL 60045	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/29/2005	\$0.00
HSM ELECTRONIC PROTECTION SERVICES, INC 8309 INNOVATION WAY CHICAGO, IL 60682	INSTALLATION AND SERVICE AGREEMENT	ASSIGN	1/29/2007	\$0.00
HSS RENT X 6000 E EVANS AVENUE NO 2 400 DENVER, CO 80222	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/22/2003	\$0.00
HT&T TRUCK CENTER 311 A PACIFIC ST HONOLULU, HI 96817	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/15/2002	\$0.00
HTT HEADWEAR LTD 41185 RAINREET CT MURRIETA, CA 92565	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/1/2005	\$0.00
HUEY JR, WILLIAM H 3718 PEBBLE CREEK DR INDIANAPOLIS, IN 46268	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
HUNNIUS, DAVID P 2476 SMIZER MILL ESTATES DR FENTON, MO 63026	DIVISIONAL VICE PRESIDENT, 06/19/09	ASSIGN	6/25/1996	\$0.00
HUNT, DAVID 10 HOLBROOK WAY MILLIS, MA 02054-1046	SALES REPRESENTATIVE AGREEMENT	ASSIGN	10/1/2008	\$0.00
HUNTER-MCCOY, WANDA 2205 NEW GARDEN RD APT 3009 GREENSBORO, NC 27410-1750	SALES SUPPORT AGREEMENT	ASSIGN	6/28/2010	\$0.00
HUNTINGTON LEARNING CENTER, INC. 496 KINDERKAMACK RD ORADELL, NJ 07649	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2008	\$0.00
HUNTINGTON MORTGAGE COMPANY 7575 HUNTINGTON PARK DR HM 1125 COLUMBUS, OH 43225	LOAN COST BILLING AGREEMENT	ASSIGN	1/14/2003	\$0.00
HUNTINGTON NATIONAL BANK 37 W BROAD ST COLUMBUS, OH 43215	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2008	\$0.00
HUNTINGTON NATIONAL BANK 7 EASTON AVE COLUMBUS, OH 43219	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/13/2003	\$0.00
HUNTINGTON NATIONAL BANK 7 EASTON AVE COLUMBUS, OH 43219	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	6/2/2009	\$0.00
HURON CONSULTING GROUP 550 WEST VAN BUREN CHICAGO, IL 60607	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/4/2004	\$0.00
HYATT GAMING MANAGEMENT, INC. 600 GRAND VICTORIA DR RISING SUN, IN 47040	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2003	\$0.00

In re: Workflow Management Inc, et. al.

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HY-TEK MATERIAL HANDLING INC 2222 PORT RD COLUMBUS, OH 43217	EQUIPMENT SALE & MECHANICAL INSTALLATION	ASSIGN	3/21/2005	\$0.00
HYUNDAI MOTOR AMERICA 10550 TALBERT AVE FOUNTAIN VALLEY, CA 92708	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/18/2008	\$0.00
HYUNDAI MOTOR AMERICA 10550 TALBERT AVE FOUNTAIN VALLEY, CA 92708	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/22/2008	\$0.00
IASTA .COM INC 11550 NORTH MERIDIAN ST STE 250 CARMEI, IN 46032	CLIENT AGREEMENT - ONLINE BIDDING SERVICES	ASSIGN	12/1/2003	\$0.00
IBM CREDIT LLC 1 NORTH CASTLE DR ARMONK, NY 10504	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/24/2003	\$0.00
ICELANDIC USA, INC. 501 MERRITT 7 NORWALK, CT 06851	CUSTOMER TRADE AGREEMENT	ASSIGN	6/9/2003	\$0.00
ICI GROUP SERVICES INC. 10 FINDERNE AVE BRIDGEWATER, NJ 08807	CUSTOMER TRADE AGREEMENT	ASSIGN	5/8/2006	\$0.00
ICX CORPORATION 3 SUMMIT PARK DR STE 200 CLEVELAND, OH 44131	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/25/2001	\$0.00
ID IMAGES INCORPORATED 2991 INTERSTATE PKWY BRUNSWICK, OH 44212	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
IDEAL PRINTERS, INC. PO BOX 1759 DEPT 500 HOUSTON, TX 77251-1759	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	1/1/2007	\$0.00
IHC HEALTH PLANS SCOTT PARKER ADMIN OFFICES 4646 W LAKE PARK BLVD STE N3 767 SALT LAKE CITY, UT 84120-8212	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/27/2003	\$0.00
IIMAK PO BOX 77081 CLEVELAND, OH 44194-7081	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
IKON FINANCIAL SERVICES PO BOX 536732 ATLANTA, GA 3035--6732	EQUIPMENT LEASES	ASSIGN	12/1/2005	\$0.00
IKON OFFICE SOLUTIONS 6551 CVLLE BUSINESS PKWY CENTERVILLE, OH 45459	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/27/2002	\$0.00
IKON OFFICE SOLUTIONS, INC 6206 BENJAMIN RD STE 300 TAMPA, FL 33634	MANAGEMENT SERVICES AGREEMENT	ASSIGN	9/21/2000	\$0.00
IKON OFFICE SOLUTIONS, INC 6206 BENJAMIN RD STE 300 TAMPA, FL 33634	MASTER SERVICE AGREEMENT	ASSIGN	2/11/2002	\$114,006.84
ILD TELECOMMUNICATIONS, INC. 16200 ADDISON RD STE 100 ADDISON, TX 75001	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/14/2001	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
IMAGE MAKER GRAPHICS, INC. 8260 DOW CIR STRONGSVILLE, OH 44136	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
IMAGE PRINT GROUP 6125 W HOWARD NILES, IL 60714	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	8/1/2008	\$0.00
IMAGE SOLUTIONS 6624 BURROUGHS STERLING HEIGHTS, MI 48314	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/29/2003	\$0.00
IMAGITAS 48 WOERD AVE WALTHAM, MA 02453-3826	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/17/2003	\$0.00
IMAGITAS, INC. 48 WOERD AVE WALTHAM, MA 02453	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/3/2005	\$0.00
IMPERIAL HEADWARE 5200 EAST EVANS AVE DENVER, CO 80222	CUSTOMER TRADE AGREEMENT	ASSIGN	6/19/2003	\$0.00
IMPERIAL SUGAR COMPANY 8016 HWY 90 A SUGAR LAND, TX 77478	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/1/2002	\$0.00
IMTEC, INC. 7 CORPORATE DR KEENSE, NH 03431	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/12/2001	\$0.00
IMTEC, NH 7 CORPORATE DR KEENE, NH 03431	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/12/2001	\$0.00
INDEPENDENT HEALTH CARE SERVICES, INC. 1050 W GENESEE ST SYRACUSE, NY 13204	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/10/2001	\$0.00
INDEPENDENT PRINTING COMPANY DEPT NO 5287PO BOX 2015 MILWAUKEE, WI 53201-2015	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
INDEPENDENT PRINTING COMPANY, INC. 1801 LAWRENCE DR DE PERE, WI 54115	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/27/2009	\$0.00
INDIAN HARBOR INSURANCE COMPANY SEAVIEW HOUSE 70 SEAVIEW AVENUE STAMFORD, CT 06902	ENVIRONMENTAL INSURANCE, PEC0021977	ASSIGN	12/28/2006- 12/28/2016	\$0.00
INDIANA BANK & TRUST CO. FKA HOMEFEDERAL BANK 222 WEST SECOND STREET PO BOX 648 SEYMOUR, IN 47274	CUSTOMER TRADE AGREEMENT	ASSIGN	8/18/2006	\$0.00
INDIANAPOLIS MEDICAL MANAGEMENT, INC. 8180 CLEARVISTA PKWY INDIANAPOLIS, IN 46256	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/1993	\$0.00
INDUSTRIAL PRINTING 1635 COINING DR TOLEDO, OH 43612	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/1999	\$0.00
INDUSTRIAL SECURITY 4525 W 160 ST CLEVELAND, OH 44135	SERVICES AGREEMENT	ASSIGN	9/16/2002	\$0.00
INFINITY CONSULTING SERVICES 2503 SOUTH NEWKIRK STREET PHILADELPHIA , PA 19145	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/17/2008	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
INFOCISION MANAGEMENT 325 SPRINGSIDE DRIVE AKRON , OH 44333-4504	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/26/2003	\$0.00
INFORM GRAPHICS, INC. RUSSELL B. SPROUSE AS STOCKHOLDERS' REPRESENTATIVE 19391 SAW SUNSET LANE BEAVERTON, OR 97007	ACQUISITION OF INFORM GRAPHICS PURSUANT TO A PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	11/30/2000	\$0.00
INFORMATION LEASING CORP 1023 W 8TH ST CINCINNATI, OH 45203	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/21/2001	\$0.00
INFOSEAL LLC WEST SHEFFIELD AVE ENGLEWOOD, NJ 07631	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/1/2009	\$0.00
INFOTENDS / CAP VENTURES, INC. 97 LIBBEY INDUSTRIAL PKWY STE 300 WEYMOUTH, MA 02189	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/15/2004	\$0.00
INGRAM MICRO 1600 EAST ST ANDREW PL SANTA ANA, CA 92705	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/22/2007	\$0.00
INGRAM MICRO INC 1800 E ST ANDREW PL SANTA ANA, CA 92705	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/23/2007	\$0.00
INGRAM MICRO, INC. 1600 E ST ANDREW PL SANTA ANA, CA 92705	CUSTOMER TRADE AGREEMENT	ASSIGN	12/21/2007	\$0.00
INGRES CORPORATION 500 ARGUELLO ST STE 200 REDWOOD CITY, CA 94062	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/1/2009	\$0.00
INGRESS CORPORATION 500 ARGUELLO ST STE 200 REDWOOD CITY, CA 94063	LICENSE AGREEMENT	ASSIGN	7/19/2006	\$0.00
INK WELL 1538 HOME AVE AKRON, OH 44310	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
INLAND LABEL & MARKETING SERVICES, LLC 2009 WEST AVENUE SOUTH LA CROSSE, WI 54601-6297	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/18/2006	\$0.00
INLAND PRINTING CO INC 2009 WEST AVE LACROSSE, WI 54601	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/24/2003	\$0.00
INLINE DIGITAQL IMAGE, LP 612 NORTH GREAT SOUTHWEST PKWY ARLINGTON, TX 76011-5425	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2004	\$0.00
INMAN FAMILY HEALTH & WELLNESS CENTER, LLC 125 CANTON ROAD STE A CARROLLTON, OH 44615	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/11/2009	\$0.00
INNER-CITY EXPRESS ICE DELIVERY SYSTEMS, INC. 2574 SEABOARD AVENUE SAN JOSE, CA 95131	CARRIER AGREEMENT	ASSIGN	5/30/2009	\$0.00

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INNERSYNC STUDIO LTD 26 E 9TH ST NEWPORT, KY 91071	SERVICE AGREEMENT	ASSIGN	5/17/2005	\$0.00
INNERWORKINGS, INC. 600 WEST CHICAGO STE 850 ATT GENERAL COUNSEL CHICAGO, IL 60654	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2009	\$0.00
INNOVATIVE PROCESS ADMINISTRATION 1375 E. NINTH STREET, SUITE 951 CLEVELAND, OH 44114	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/5/2002	\$0.00
INRANGE GLOBAL CONSULTING 5412 COURSEVIEW DRIVE, SUITE 122 MASON, OH 45040-2355	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/5/2003	\$0.00
INSIGHT 375 N FRONT ST COLUMBUS, OH 43215	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/28/2007	\$0.00
INSIGNIA/ESG 15 S MAIN ST GREENVILLE, SC 29602	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/1998	\$0.00
INSTA PRINT 1208 W 6TH AVE EUGENE, OR 97402	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
INSURANCE SERVICES OFFICE, INC. 7 WORLD TRADE CTR NEW YORK, NY 10048	CUSTOMER TRADE AGREEMENT	ASSIGN	3/6/2000	\$0.00
INSURANCE SERVICES OFFICE, INC. 545 WASHINGTON BLVD JERSEY CITY, NJ 07310	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2003	\$0.00
INSURANCE SERVICES OFFICE, INC. 545 WASHINGTON BLVD JERSEY CITY, NJ 07310	CUSTOMER TRADE AGREEMENT	ASSIGN	4/6/2005	\$0.00
INTECOM INC. 5057 KELLER SPRINGS RD ADDISON, TX 75001	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2001	\$0.00
INTEGRA COLOR LTD PO BOX 671172 DALLAS, TX 75267-1172	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
INTEGRATED PRINTING SOLUTIONS LLC 7025 FULTON ST STE 100 CENTENNIAL, CO 80112	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/1/2004	\$0.00
INTEGRATED SERVICES, INC. 12242 SW GARDEN PL PORTLAND, OR 97223	CUSTOMER TRADE AGREEMENT	ASSIGN	12/18/2000	\$0.00
INTEGRIS HEALTH 3300 NW EXPRESSWAY OKLAHOMA CITY, OK 73112-4418	CUSTOMER CONTRACT LOP	ASSIGN	12/1/2009	\$0.00
INTEGRITY DATA SOLUTIONS 1811 S ALMA SCHOOL RD STE 245 MESA, AZ 85210	CUSTOMER TRADE AGREEMENT	ASSIGN	4/28/2003	\$0.00
INTEGRITY TREASURY SOLUTIONS, INC 311 SOUTH WACKER DRIVE, SUITE 5550 CHICAGO, IL 60606	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/16/2003	\$0.00
INTEL CORPORATION 2200 MISSION COLLEGE BLVD SANTA CLARA, CA 95052	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	NOT DEFINED	\$0.00

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INTELLICHOICE EXECUTIVE SEARCH, LLC 5841 CELAR LAKE RD NO 116 MINNEAPOLIS, MN 55416	SERVICE AGREEMENT	ASSIGN	9/21/2006	\$0.00
INTERMEC TECHNOLOGIES 6001 36TH AVE W EVERETT, WA 98203	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/9/2004	\$0.00
INTERMEC TECHNOLOGIES CORPORATION 6001 36TH AVE WEST EVERETT, WA 98203	RESELLER AGREEMENT	ASSIGN	6/13/2005	\$0.00
INTERNATIONAL BUSINESS MACHINES CORPORATION 3039 CORNWALLIS RD BUILDING 203/D113A RESEARCH TRIANGLE PARK, NC 27709	VENDOR AGREEMENT	ASSIGN	12/27/2005	\$0.00
INTERNATIONAL IMAGING MATERIALS 310 COMMERCE DR AMHERST, NY 14228	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/8/2010	\$0.00
INTERNATIONAL MASTERS PUBLISHERS 225 PARK AVE SOUTH 16TH FL NEW YORK, NY 10003	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/23/2008	\$0.00
INTERNATIONAL PAPER COMPANY 115 WEST RIVERVIEW AVENUE DAYTON , OH 45405-4840	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/22/2008	\$0.00
INTERNATIONAL TRUCK AND ENGINE CORPORATION 4201 WINFIELD ROAD WARRENVILLE, IL 60555	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/9/2006	\$0.00
INTERNET BARTER INCORPORATED 303 2ND ST STE 200 SAN FRANCISCO, CA 94107	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/27/2000	\$0.00
INTERSTATE COURIER EXPRESS 1000 MACARTHUR RD WHITEHALL, PA 18052	CARRIER AGREEMENT	ASSIGN	9/28/2005	\$0.00
INTERTEK TESTING SERVICES 70 DIAMOND RD SPRINGFIELD, NJ 07081	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/7/2001	\$0.00
INTERWOVEN, INC 803 11TH AVENUE SUNNYVALE, CA 94089	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2004	\$0.00
INTL TRUCK & ENGINE 4201 WARRENSVILLE WARRENSVILLE, IL 60555	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/18/2006	\$0.00
INTUIT REAL ESTATE SOLUTIONS 20800 HARVARD RD CLEVELAND, OH 44122	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/9/2006	\$0.00
INVENSYS SENSOR SYSTEMS 500 NARRAGANSETT PARK DR PAWTUCKET, RI 02861	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/17/2001	\$0.00
IOFFICE, INC. 1210 W CLAY STE 2 HOUSTON, TX 77019	CHANNEL PARTNER	ASSIGN	10/1/2004	\$0.00
IPAY TECHNOLOGIES 400 RIND RD STE 500 ELIZABETHTOWN, KY 42701	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/30/2008	\$0.00

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IPIPELINE (INTERNET PIPELINE, INC.) 415 EAGLEVIEW BLVD STE 106 EXTON, PA 19341	MASTER AGREEMENT	ASSIGN	1/3/2007	\$0.00
IRON MOUNTAIN INFORMATION MANAGEMENT, INC. 3790 SYMMES RD HAMILTON, OH 45015	RECORDS MANAGEMENT	ASSIGN	4/24/2007	\$10,215.00
IRVINE COMMERCIAL PRINTERS, INC. DAVID L. BEHRMANN 8 SAN MIGUEL COTO DE CAZA, CA 92679 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	10/6/1999	\$0.00
IRWIN HOME EQUITY PO BOX 1737 SAN RAMON, CA 94583	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/28/2006	\$0.00
ISCAR METALS 300 WESTWAY PL ARLINGTON, TX 76018	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/21/2003	\$0.00
ISG INDIANA HARBOR INC 3001 DICKEY RD E CHICAGO, IN 46312	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/14/2005	\$0.00
ISG INDIANA HARBOR INC. 3001 DICKEY RD EAST CHICAGO, IN 46312	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/14/2005	\$0.00
ISHMAEL, ROGER B 120 SYCAMORE CREEK DR SPRINGBORO, OH 40249	SALES SUPPORT AGREEMENT	ASSIGN	3/12/2010	\$0.00
ISLAND TITLE CORP. 614 KAPAHULU AVE HONOLULU, HI 96815	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/21/2001	\$0.00
ISLAND TITLE EXCHANGE 711 KAYIOLANI BLVD STE 1125 HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/3/2006	\$0.00
ISLAND WIDE EXPRESS INTERNATIONAL CTR WAREHOUSE 15 GUAYNABO, PR 970	CARRIER AGREEMENT	ASSIGN	9/1/2008	\$0.00
ISTA NORTH AMERICA 3655 NORTHPOINT PKWY STE 150 ALPHARETTA, GA 30005	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/1/2008	\$0.00
ISTA NORTH AMERICA INC 3655 NORTHPOINT PKWY STE 150 ALPHARETTA, GA 30005	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/8/2008	\$0.00
I-SUPPLY TRADE BEAM, INC. TWO WATERS PARK DR STE 200 SAN MATEO, CA 94403	SERVICE AGREEMENT	ASSIGN	7/1/2007	\$0.00
J M GRAPHICS (2004) 228 FAIRWOOD AVE CHARLOTTE, NC 28203	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
J.L. AUTOMOTIVE 13000 OAKLAND COMMERCE PKWY HIGHLAND PARK, MI 48203	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2003	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
J.P. LITHO, INC. D/B/A SPECTROGRAPHICS AND JOHN SKOGMAN, JR. JOHN SKOGMAN, JR. 182 BOBWHITE ORANGE, CA 92869 USA	ACQUISITION OF J.P. LITHO PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	9/21/2000	\$0.00
JABIL 11201 ELECTRON DR LOUISVILLE, KY 40299	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/31/2006	\$0.00
JACKSON COUNTY MEMORIAL HOSPITAL PO BOX 8190/ATTN A/P ALTUS, OK 73522-8190	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
JACKSON, JR JR. 154 TIMBERLAKE DR FLORENCE, SC 39961	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/28/2009	\$0.00
JACKSON, JEAN D 7522 CHEVY CHASE HOUSTON, TX 77063	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/25/2009	\$0.00
JACKSON-MADISON COUNTY GENERAL HOSPITAL (DBA WEST TENNESSEE HEALTHCARE) 620 SKYLINE DR JACKSON, TN 38301-3923	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	1/1/2009	\$0.00
JADE STERLING 2300 EAST AURORA RD TWINSBURG, OH 44087	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/14/2004	\$0.00
JAI PRABHU 230 COMMERCE STE 180 IRVINE, CA 92602	OUTSIDE CONTRACT EMPLOYMENT	ASSIGN	7/6/2010	\$0.00
JAMES RIVER LOGISTICS LLC PO BOX 6722 RICHMOND, VA 23230	CARRIER AGREEMENT	ASSIGN	12/20/2005	\$0.00
JANELL INCORPORATED 6130 CORNELL RD CINCINNATI, OH 45242	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/1997	\$0.00
JANI-KING DAYTON 77 W. ELMWOOD DRIVE, SUITE 310 DAYTON, OH 45459	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2005	\$0.00
JANNEL PACKAGING, INC. 5 MEAR RD HOLBROOK, MA 02343-1338	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
JAYCO INSURANCE 23289 VENTURA BLVD WOODLAND HILLS, CA 91364	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/3/2003	\$0.00
JB ASSOCIATES LLC 54 65 48TH ST PO BOX 780007 MASPETH, NY 11378-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	3/1/2006	\$0.00
JBE INCORPORATED 512 HARTLAND DR HARTSVILLE, SC 29550	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/31/2007	\$0.00
JBE, INCORPORATED 512 HARTLAND DR HARTSVILLE, SC 29550	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2007	\$0.00



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JEFFERIES & CO. ATTN: PETER J. SCOTT, MANAGEMENT DIRECTOR - INVESTMENT BANKING 520 MADISON AVE. NEW YORK, NY 10022	MUTUAL NONDISCLOSURE AGREEMENT	ASSIGN	4/23/2007	\$0.00
JEFFERSON PILOT FINANCIAL INSURANCE COMPANY 8801 INDIAN HILLS DR OMAHA, NE 68114	HIPAA - ADDENDUM TO CONTRACT	ASSIGN	1/1/2003	\$0.00
JEFFERSON REGIONAL MEDICAL CENTER 565 COAL VALLEY RD JEFFERSON HILLS, PA 15025	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/17/2010	\$0.00
JEFFERSON WELLS INTERNATIONAL 312 WALNUT ST CINCINNATI, OH 45202	SERVICES AGREEMENT	ASSIGN	6/11/2002	\$0.00
JEFFERSON YARNS, INC. PO BOX 698 PULASKI, VA 24301-0698	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/10/2010	\$0.00
JEFFERSON-PILOT LIFE INSURANCE COMPANY 100 N GREENE ST GREENSBORO, NC 27401	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2001	\$0.00
JENA, DEBORAH G 4453 N STATE RT 741 LEBANON, OH 45036-9109	ACCOUNT MANAGER II, 08/20/10	ASSIGN	6/26/2008	\$0.00
JENKIN, NATHAN N 606 HOWELL AVE CINCINNATI, OH 45220-1908	EXECUTIVE CONTRACT	ASSIGN	5/11/2009	\$0.00
JENNINGS AMERICAN LEGION HOSPITAL 1634 ELTON RD JENNINGS, LA 70546	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
JENNINGS, CAROLYN 153 201 BROMLEY VILLAGE DR FORT MILL, SC 29708-7036	AGREEMENT WITH SALES-SERVICE EMPLOYEE	ASSIGN	6/1/2010	\$0.00
JEPSON, GREGORY A 2320 BRINMORE CT NAPERVILLE, IL 60540-1917	SALES REPRESENTATIVE AGREEMENT	ASSIGN	4/9/2007	\$0.00
JET MAIL INCORPORATED 577 MAIN ST HUDSON, MA 01749	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
JH - BAYVIEW 5200 EASTERN AVE MASON F LORD BLDG CTR TOWER BALTIMORE, MD 21224	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/19/2003	\$0.00
JIM CRUMPACKER 02107 SW GREENWOOD RD PORTLAND, OR 97219	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/8/2002	\$0.00
JJ KELLER AND ASSOCIATES, INC. 3003 W. BREEZEWOOD LANE NEENAH, WI 54957-0368	FOR RESALE VENDOR - PARTNER AGT	ASSIGN	10/1/2001	\$0.00
JK GROUP, THE 666 PLAINSBORO RD STE 508 PLAINSBORO, NJ 08536	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/3/2001	\$0.00

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JM PRINTING 1427 JEFFREY DR ADDISON, IL 60101	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/1/2004	\$0.00
JMD BEVERAGES 99 1269 IWAENA ST AIEA, HI 96701	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/8/2003	\$0.00
JOCKEY INTERNATIONAL 2300 60TH ST KENOSHA, WI 53140	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/12/2007	\$0.00
JOE DAICHES JEWELRY 101 HOUSTON ST FORT WORTH, TX 76102	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/15/2003	\$0.00
JOHN DEERE LANDSCAPES 31691 DEQUINDRE RD MADISON HEIGHTS, MI 48071	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/1/2002	\$0.00
JOHN H. HARLAND 2939 MILLER RD DECATUR, GA 30035	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/13/2004	\$0.00
JOHN HANCOCK 500 BOYLSTON ST BOSTON, MA 02101	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/24/2006	\$0.00
JOHN HOPKINS HEALTH SYSTEM CORP. & JOHN HOPKINS UNIVERSITY 5801 SMITH AVE MCAULEY HALL STE 310 BALTIMORE, MD 21209	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/9/2007	\$0.00
JOHNNIE'S DOG HOUSE FRANCHISING, LLC 446 GREEN HILL LANE, SUITE 201 BERWYN, PA 19312 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	6/20/2008	\$0.00
JOHNS HOPKINS MEDICINE - JHOC 601 N CAROLINE ST BALTIMORE, MD 21287	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/3/2002	\$0.00
JOHNS HOPKINS PEDIATRICS 8013 CORPORATE DRIVE STE D BALTIMORE, MD 21231	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/3/2002	\$0.00
JOHNS MANVILLE 717 7TH ST DENVER, CO 80202-5108	CUSTOMER TRADE AGREEMENT	ASSIGN	10/29/2009	\$0.00
JOHNS, GWENDOLYN 3204 NW 35TH ST OKLAHOMA CITY, OK 40443	SALES SUPPORT AGREEMENT	ASSIGN	9/22/2010	\$0.00
JOHNSON & JOHNSON 410 GEORGE ST NEW BRUNSWICK, NJ 08901	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/12/2008	\$0.00
JOHNSON CONTROLS INC. 49200 HALYARD PLYMOUTH, MI 48170	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/6/2002	\$0.00
JOHNSON CONTROLS, INC. 49200 HALYARD DR PLYMOUTH, MI 48170	CUSTOMER TRADE AGREEMENT	ASSIGN	9/9/2002	\$0.00
JOHNSON RAUHOFF COMMUNICATIONS GROUP 2525 LAKE PINE DR ST JOSEPH, MI 49085	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/4/2002	\$0.00

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JOHNSON, ERIC J 190 W JOHNSON ST UNIT 307 PALANTINE, IL 60067-6193	REG MGR CUST SERVICE, 11/13/09	ASSIGN	8/20/2009	\$0.00
JOHNSON, JEFFREY S 2804 WINTERWAY DR SHELBYVILLE, IN 46176	ACC EXEC, 06/04/09	ASSIGN	4/26/2004	\$0.00
JOHNSON, LON M 701 STERLING RD INVERNESS, IL 60067	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
JOMAT INDUSTRIES 181 SHAFER DR ROMEO, MI 48065	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/19/2001	\$0.00
JONES RETAIL CORPORATION 1129 WESTCHESTER AVE WHITE PLAINS, NY 10604	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2008	\$0.00
JOPARI SOLUTIONS, INC. 1855 GATEWAY BLVD. CONCORD, CA 40284	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	4/16/2010	\$0.00
JORDAN, MARY 4840 FOREST DR PMB 357 STE 6B COLUMBIA, SC 39988	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/24/2009	\$0.00
JOSEPH, PAUL 30 JAYSON AVE GREAT NECK, NY 11021-4238	SALES REPRESENTATIVE AGREEMENT	ASSIGN	9/1/2008	\$0.00
JP GRAPHICS INC 3001 EAST VENTURE DR APPLETON, WI 54911	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
JP MORGAN CHASE 3949 S 700 E STE 500 SALT LAKE CITY, UT 84107	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/11/2003	\$0.00
JPMORGAN CHASE BANK 270 PARK AVE NEW YORK, NY 10017	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/1/2007	\$0.00
JPMORGAN CHASE BANK 270 PARK AVE NEW YORK, NY 10017	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/16/2007	\$0.00
JPMORGANCHASE 3995 S 700 STE 400 SALT LAKE CITY, UT 84113	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/6/2002	\$0.00
JPS CONVERTER AND INDUSTRIAL CORPORATION 33 STEVENS ST GREENVILLE, SC 29602	CUSTOMER TRADE AGREEMENT	ASSIGN	7/15/1996	\$0.00
K & M ASSOCIATES, L.P. 425 DEXTER ST PROVIDENCE, RI 02940	CUSTOMER TRADE AGREEMENT	ASSIGN	1/20/2003	\$0.00
K. R. ANDERSON 18330 SUTTER BLVD MORGAN HILLS, CA 95037	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/8/2002	\$0.00
KAHLER, MICHAEL S 5858 W HARRISON ST CHANDLER, AZ 85226	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00

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KAHN,STEPHANIE R 1920 TRISTAN DR SE SMYRNA, GA 30080-6471	ACCOUNT EXECUTIVE, 08/12/10	ASSIGN	9/25/2006	\$0.00
KAHNY PRINTING 4766 RIVER RD CINCINNATI, OH 45233	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
KAISER FOUNDATION HEALTH PLAN ONE KAISER PLZ 22ND FL OAKLAND, CA 94612-3610	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/25/2007	\$0.00
KAISER HEALTH PLAN OF OHIO, ON BEHALF OF ITSELF, KAISER FOUNDATION HEALTH PLAN, INC., AND THE PERMANENTE MEDICAL GROUP, INC. 5410 LANCASTER DR BROOKLYN HEIGHTS, OH 44131	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	8/1/2003	\$0.00
KAISER PERMANENTE 500 NE MULTNOMAH STE 100 PORTLAND, OR 97232	CUSTOMER TRADE AGREEMENT	ASSIGN	7/26/2004	\$0.00
KAISER PERMANENTE KP CONSOLIDATED SERVICE CTR 300 BURNETT ST STE 350 FORT WORTH, TX 76102	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	1/24/2006	\$0.00
KAISER PERMANENTE INSURANCE COMPANY ONE KAISER PLAZA 13L OAKLAND, CA 94612	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/14/2003	\$0.00
KAMBURIS,CHRISTOPHER 23 VILLAGE KNOLL PL THE WOODLANDS, TX 77381	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/29/2009	\$0.00
KAMINSKY,ANDREW 28 FELMLEY RD WHITEHOUSE STATION, NJ 08889	REG SALES MGR, 01/04/10	ASSIGN	6/25/2008	\$0.00
KAMYLON CAPITAL, LLC ATTN: BROCK HAYES 62 WALNUT STREET WELLESLEY HILLS, MA 02481	CONFIDENTIALITY AGREEMENT IN CONNECTION TO STRATEGIC ALTERNATIVES	ASSIGN	6/21/2010	\$0.00
KANE,DANIEL L 26984 GLENSIDE LN OLMSTED TWP, OH 44138-3174	REGIONAL SALES MANAGER	ASSIGN	12/10/2003	\$0.00
KANNAN BALASUBRAMANIAN 230 COMMERCE STE 180 IRVINE, CA 92602	OUTSIDE CONTRACT EMPLOYMENT	ASSIGN	9/7/2006	\$0.00
KANSAS CITY CANCER CENTER 7949 BOND RD LENEXA, KS 66214	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/18/2003	\$0.00
KANSAS CITY MISSOURI SCHOOL DISTRICT 1211 MCGEE ST KANSAS CITY, MO 64106	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/12/2005	\$0.00
KAPREE TRINITY, LLC CBRE MEMPHIS 2620 THOUSAND OAKS MEMPHIS, TN 38118	LESSEE - COMMERCIAL REAL ESTATE LEASE, PENDING LEASE MODIFICATION	ASSIGN / MODIFIED	5/1/1999	\$0.00
KAPUZA,CHRISTIE M 200 EVERGREEN AVE APT 2B HAMDEN, CT 06518-2719	ACCOUNT MANAGER, 10/29/10	ASSIGN	1/12/2005	\$0.00

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KARKAZIS, DEAN L 2504 DURANGO LN NO 202 NAPERVILLE, IL 60564-4847	VICE PRESIDENT STRATEGIC SALES, 04/21/09	ASSIGN	7/7/2008	\$0.00
KASPARIAN, KIRK 534 EAST 1350 NORTH BOUNTIFUL, UT 84010-3428	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
KAUFMAN & CANOLES, P.C., AS PLAN PROTOTYPE MANAGER PO BOX 3037 NORFOLK, VA 23514-3037	ADOPTION AGREEMENT FOR 401(K) PROFIT SHARING PLAN AND TRUST	ASSIGN	1/1/2010	\$0.00
KAUFMAN & CANOLES, P.C., AS PLAN PROTOTYPE MANAGER PO BOX 3037 NORFOLK, VA 23514-3037	ADOPTION AGREEMENT FOR 401(K) PROFIT SHARING PLAN AND TRUST	ASSIGN	1/1/2010	\$0.00
KAUFMAN & CANOLES, P.C., AS PLAN PROTOTYPE MANAGER PO BOX 3037 NORFOLK, VA 23514-3037	ADOPTION AGREEMENT FOR 401(K) PROFIT SHARING PLAN AND TRUST	ASSIGN	1/1/2010	\$0.00
KAUFMAN & CANOLES, P.C., AS PLAN PROTOTYPE MANAGER PO BOX 3037 NORFOLK, VA 23514-3037	ADOPTION AGREEMENT FOR 401(K) PROFIT SHARING PLAN AND TRUST	ASSIGN	1/1/2010	\$0.00
KAWNEER CO., INC. 555 GUTHRIDGE CT NORCROSS, GA 30092	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/2/2004	\$0.00
KAY PRINTING AND ENVELOPE CO INC 220 ENTIN RD CLIFTON, NJ 07014	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
KAY TOLEDO TAG INC PO BOX 5038 TOLEDO, OH 43611	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
KB ENVIRONMENTAL, LLC 2677 RIVERVIEW RD AKRON, OH 44313	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/30/2006	\$0.00
K-BAY AUTO PARTS, LLC 46 126 KAHUHIPA ST KANE OHE, HI 96744	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/15/2003	\$0.00
KDM ENTERPRISES LLC 820 COMMERCE PKWY CARPENTERSVILLE, IL 60110	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/16/2009	\$0.00
KDM POP SOLUTIONS GROUP PO BOX 635067 CINCINNATI, OH 45263-5067	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
KEESLER FEDERAL CREDIT UNION 2602 PASS RD BILOXI, MS 39531	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/29/2003	\$0.00
KEKST AND COMPANY, INC. KEKST AND COMPANY INCORPORATED 437 MADISON AVE. NEW YORK, NY 10022 USA	ENGAGEMENT AGREEMENT IN CONNECTION TO COMMUNICATIONS/PR FOR 2010 BANKRUPTCY	ASSIGN	2/5/2009	\$0.00
KELLER INDUSTRIES, INC. 18000 STATE RD NO 9 MIAMI, FL 33162	CUSTOMER TRADE AGREEMENT	ASSIGN	7/9/1993	\$0.00
KELLOGG CO. ONE KELLOGG SQ PO BOX 3599 BATTLE CREEK, MI 49016-3599	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/17/2005	\$0.00

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KELLOGG COMPANY ONE KELLOGG SQUARE BATTLE CREEK, MI 49016	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2009	\$0.00
KELLOGG COMPANY ONE KELLOGG SQUARE BATTLE CREEK, MI 49017	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/23/2009	\$0.00
KELLOGG COMPANY ONE KELLOGG SQUARE BATTLE CREEK, MI 49016	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/17/2008	\$0.00
KELLY SERVICES 999 WEST BIG BEAVER RD TROY, MI 48084	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/6/2004	\$0.00
KELLY SERVICES 999 WEST BIG BEAVER RD TROY, MI 48084	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/6/2004	\$0.00
KELLY,MARK 115 HITCHING POST LN BEDFORD, NH 03110-4928	ACC EXEC, 02/10/10	ASSIGN	2/10/2004	\$0.00
KELSEY & CORYN DATA SERVICES 7 CAMPUS BLVD NEWTON SQUARE, PA 19073	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2010	\$0.00
KELSEY SEYBOLD CLINIC 8900 LAKES AT 610 DR HOUSTON, TX 77054	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	ONGOING	\$0.00
KEMPER CASUALTY CO 155 VILLAGE BLVD STE 300 PRINCETON, NJ 08540-5743	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/6/2001	\$0.00
KEMPER CASUALTY COMPANY 155 VILLAGE BLVD STE 300 PRINCETON, NJ 08540	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/6/2001	\$0.00
KENDZIORA, DOUG 3429 42ND AVE SW SEATTLE, WA 40445	SALES SUPPORT AGREEMENT	ASSIGN	9/24/2010	\$0.00
KENNAMETAL INC 1600 TECHNOLOGY WAY LATROBE, PA 15650	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/28/2003	\$0.00
KENNAMETAL INC. 1600 TECHNOLOGY WAY LATROBE, PA 15650	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2009	\$0.00
KENNAMETAL, INC. 1600 TECHNOLOGY WAY LATROBE, PA 15650	CUSTOMER TRADE AGREEMENT	ASSIGN	10/15/2009	\$0.00
KENNEBUNK SAVINGS BANK 104 MAIN ST KENNEBUNK, ME 04043	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/18/2005	\$0.00
KENNEDY ASSOC R E COUNSEL 1215 4TH AVE STE 2400 SEATTLE, WA 98161	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/2/2002	\$0.00

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KENNEDY HEALTH SYSTEM PO BOX 5085 CHERRY HILL, NJ 08034-5085	CUSTOMER CONTRACT LOP	ASSIGN	2/1/2009	\$0.00
KENNEDY MEMORIAL HOSPITALS-UNIVERSITY MEDICAL CENTER 100 EGG HARBOR RD PO BOX 1015 TURNERSVILLE, NJ 08012	CUSTOMER TRADE AGREEMENT	ASSIGN	10/26/1990	\$0.00
KENNEDY-HURD, LISA M 224 ST CHARLES AVE SAN FRANCISCO, CA 94132-3236	DIR STRATEGIC ACCTS, 05/15/09	ASSIGN	1/1/2008	\$0.00
KENTUCKIANA COMFORT CENTER 2716 GRASSLAND DR LOUISVILLE, KY 40223	CUSTOMER TRADE AGREEMENT	ASSIGN	3/10/2010	\$0.00
KESLER, JOHN V 3231 JAGUAR LN GREEN BAY, WI 54313	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/19/2009	\$0.00
KESWICK ENTERPRISES 1801 OBRIAN RD COLUMBUS, OH 43228	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/6/2009	\$0.00
KESWICK ENTERPRISES, INC DBA BONUS BUILDING CARE IN COLUMBUS 1801 OBRIEN RD COLUMBUS, OH 43228	JANITORIAL SERVICES	ASSIGN	3/16/2009	\$0.00
KEY EQUIPMENT FINANCE 66 SOUTH PEARL ST ALBANY, NY 12201-1865	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/28/2001	\$0.00
KEY POINT CREDIT UNION 2805 BOWERS AVE SANTA CLARA, CA 95051	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2004	\$0.00
KEYBANK NATIONAL 54 STATE ST ALBANY, NY 12207	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/29/2009	\$0.00
KEYBANK NAT'L ASSOCIATION 54 STATE ST ALBANY, NY 12207 USA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/19/2002	\$0.00
KEYSER, DOUGLAS J 904 WILLAMS WAY CEDAR PARK, TX 78613-4842	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
KEYSPAN CORPORATE SERVICES, LLC DBA NATIONAL GRID CORPORATE SERVICES, LLC 300 ERIE BLVD W SYRACUSE, NY 13202-4201	CUSTOMER TRADE AGREEMENT	ASSIGN	7/10/2009	\$0.00
KEYSPAN CORPORATION SERVICES, INC. 300 ERIE BLVD W SYRACUSE, NY 13202-4201	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/5/2004	\$0.00
KEYSTONE AUTOMOTIVE 44 TUNKHANNOCK AVE EXETER, PA 18643	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/6/2007	\$0.00
KEYSTONE LIME PO BOX 278 SPRINGS, PA 15562	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/11/2004	\$0.00
KIA MOTORS AMERICA, INC. 2155 BRECKINRIDGE BLVD NW LAWRENCEVILLE, GA 30043	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2007	\$0.00

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KIERAN LABEL 2321 SIEMPRE VIVA CT NO 101 SAN DIEGO, CA 92154	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
KIMBERLY-CLARK CORPORATION 2100 WINCHESTER RD NEENAH, WI 54956	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/1993	\$0.00
KING BUSINESS FORMS CORP 5700 CASEY DRIVE KNOXVILLE, TN 37909	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/25/2001	\$0.00
KING FUELS, INC. 14825 WILLIS RD HOUSTON, TX 77039	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/18/2002	\$0.00
KINGS BUSINESS FORMS 531 STRAIGHT CREEK RD NEW TAZEVELL, TN 37825	PRESSURE SENSITIVE COHESIVE	ASSIGN	7/8/2009	\$0.00
KINGS DAUGHTERS HOSPITAL AND HEALTH SERVICES ONE KING'S DAUGHTERS' DRIVE MADISON, IN 47250-3357	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
KINNEY, RONELLE E 6546 GLEN IVY HUBER HEIGHTS, OH 45424-3056	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	5/7/2010	\$0.00
KIRBY, GRANT A 2992 CRANBROOK DR CINCINNATI, OH 45251-4674	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	1/19/2010	\$0.00
KIRKWOOD PRINTING 904 MAIN ST WILMINGTON, MA 01887-3383	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/1/2007	\$0.00
KIRSCH JR, ARTHUR G 4409 DAVID DR METAIRIE, LA 70003-3247	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
KIRSCHT, WILLIAM D 900 ASBURY LN SCHAUMBURG, IL 60193	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
KNEPPER PRESS CORPORATION 2251 SWEENEY DR CLINTON, PA 15026	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2010	\$0.00
KNIGHT FINANCIAL 220 BUSH ST SAN FRANCISCO, CA 94104	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/4/2001	\$0.00
KNIZNER, AARON 8316 EDGEDALE RD PARKVILLE, MD 40301	SALES SUPPORT AGREEMENT	ASSIGN	5/3/2010	\$0.00
KODAK 7527 ANCHOR LN NORTHFIELD, OH 44067	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/12/2009	\$0.00
KODAK'S CORPORATE SOLUTIONS GROUP, A DIVISION OF KODAK GRAPHIC COMMUNICATIONS CANADA COMPANY 3700 GILMORE WAY BURNABY, V5G4M1 BRITISH COLUMBIA	SOFTWARE LICENSE AND DISTRIBUTION AGREEMENT	ASSIGN	10/9/2008	\$0.00
KOENIG, GILBERT 4881 PINEVIEW CIR DELRAY BEACH, FL 33445	SALES REP, 09/22/09	ASSIGN	8/1/2008	\$0.00



In re: Workflow Management Inc, et. al.

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KOHLER 444 HIGHLAND DR KOHLER, WI 53044	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/10/2008	\$0.00
KONAMI GAMING INC. 585 TRADE CTR DR LAS VEGAS, NV 89119	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/X/2006	\$0.00
KOOL SMILES, PC AND NCDR LLC 400 GALLERIA PKWY STE 800 ATLANTA, GA 30339	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	7/17/2007	\$0.00
KORONDI JR,JOSEPH 2810 W SUSAN CURVE PEORIA, IL 61615	ACC EXEC, 10/22/09	ASSIGN	7/1/2009	\$0.00
KOSSMAN,DANIEL E 1331 WEALDEN FOREST DR SPRING, TX 77379	ENTERPRISE ACC REP, 11/02/09	ASSIGN	10/5/2004	\$0.00
KRAFT FOODS GLOBAL THREE LAKES DR NORTHFIELD, IL 60093	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/16/2009	\$0.00
KRAFT FOODS GLOBAL INC. 3 LAKES DR NF 429 NORTHFIELD, IL 60093	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/15/2004	\$0.00
KRAFT FOODS GLOBAL INC. 3 LAKES DR NF 429 NORTHFIELD, IL 60093	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/16/2009	\$0.00
KRAUS,PATRICK J 1641 S ESTES ST DENVER, CO 80232-6523	SALES REPRESENTATIVE AGREEMENT	ASSIGN	11/17/2004	\$0.00
KRAUSER,MICHAEL E 1438 NICHOLSON ST HOUSTON, TX 77008-4134	DIR. OF PROMOTIONAL PRODUCTS, 03/30/09	ASSIGN	12/26/2006	\$0.00
KRIVOVY,ERIC J 13790 COVEY RUN PL SPRING HILL, FL 34609-0658	ACCOUNT MANAGER, 05/22/09	ASSIGN	12/28/2006	\$0.00
KROLL LABORATORY SPECIALISTS 1809 ENTERPRISE DR HARVE, LA 70058	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/24/2004	\$0.00
KRUEGER,RONALD W 249 BLUFF VIEW CIR ST LOUIS, MO 63129-5059	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
KTI NETWORKS 10415 A WESTPARK DR HOUSTON, TX 77042	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/29/2009	\$0.00
KVI CAPITAL, INC. 2002 SAN MARCO BLVD STE 204 JACKSONVILLE, FL 32207	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/13/2001	\$0.00
KVI CAPITAL, INC. 2002 SAN MARCO BLVD STE 204 JACKSONVILLE, FL 32207	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/13/2001	\$0.00
KWAL-HOWLLS PAINT, INC. 3900 JOLIET ST DENVER, CO 80239	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2003	\$0.00

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KWIKSET CORPORATION 19701 DAVINCI LAKE FOREST, CA 92610	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2002	\$0.00
LA COUNTY DEPARTEMENT OF HEALTH SERVICES 5555 FERGUSON DR STE 110 EAST LOS ANGELES, CA 90022-5133	CUSTOMER CONTRACT LOU	ASSIGN	11/1/2009	\$0.00
LABEL ART DRAWER 706 MILWAUKEE, WI 53278-0706	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
LABEL DIRECT, INC. 664 TRAQDE CTR BLVD CHESTERFIELD, MO 63005	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/1/2004	\$0.00
LABEL PRODUCTS PO BOX 10390 HOUSTON, TX 77206	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
LABELS WEST 17629 130TH AVE NE WOODINVILLE, WA 98072	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
LABELTEQ UNLIMITED INCORPORATE 1338 NORTH STEWART AVE SPRINGFIELD, MO 65802	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
LABETTE COUNTY MEDICAL CENTER 1902 SOUTH US HWY 59 PARSONS, KS 67357	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
LAFARGE NORTH AMERICA 5560 EXPLORER DR STE 300 MISSISSAUGA, ONTARIO CA L4-W5M3 CANADA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/14/2002	\$0.00
LAFAYETTE GENERAL SURGICAL HOSPITAL 1000 W PINHOOK RD STE 100 LAFAYETTE, LA 70503-2460	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	4/30/2009	\$0.00
LAGASSE INC 230 E LEES RD CAROL STREAM, IL 60188	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/1/2007	\$0.00
LAHEY CLINIC HOSPITAL PO BOX 541 BURLINGTON, MA 01805	CUSTOMER CONTRACT LOP	ASSIGN	6/1/2007	\$0.00
LAKE CABLE PRINTING 3293 MASSILLION RD REAR B AKRON, OH 44312	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
LAKE HEALTH 7590 AUBURN RD ADMIN BLDG 16 PAINESVILLE, OH 44077-9176	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
LAKE HOSPITAL SYSTEM, INC. 10 EAST WASHINGTON ST PAINESVILLE, OH 44077	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/27/2009	\$0.00
LAKELAND MEDICAL CENTER - MICHIGAN PO BOX 66 SAINT JOSEPH, MI 49085-0066	CUSTOMER CONTRACT LOP	ASSIGN	8/1/2006	\$0.00

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LAKELAND REGIONAL MEDICAL CENTER PO BOX 95448 LAKELAND, FL 33804	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
LAKESIDE WOMEN'S HOSPITAL 11200 N. PORTLAND AVENUE OKLAHOMA CITY, OK 73120 USA	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/25/2005	\$0.00
LANDIS,SHAWN R 8 EAST HIGH ST PO BOX 121 PLEASANT HILL, OH 45359-8010	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/23/2010	\$0.00
LANDRUM COMPANY, THE 801 EAST BROADWAY COLUMBIA, MO 65205	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/21/2007	\$0.00
LANIER PROFESSIONAL 2300 PARKLAKE DRIVE ATLANTA, GA 37519	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/20/2002	\$0.00
LARCHMONT IMAGING 1295 RT 38 WEST HAINESPORT, NJ 08036	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/30/2004	\$0.00
LARGO MEDICAL CENTER 201 14TH ST SW LARGO, FL 33770	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/6/2007	\$0.00
LARICK,MICHAEL P 32842 ANNEWOOD ST FARMINGTON, MI 48336-5000	REGIONAL SALES MANAGER	ASSIGN	5/19/2009	\$0.00
LAS VEGAS METRO POLICE DEPARTMENT (LVMPD) 400 STEWART AVE LAS VEGAS, NV 89101	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/27/2005	\$0.00
LASER BAND PO BOX 957642 SAINT LOUIS, MO 63195-7642	FOR RESALE VENDOR	ASSIGN	3/24/2003	\$0.00
LASER IMAGING 120 NORTH ST YORK, PA 17403	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/5/2007	\$0.00
LASH,ROBERTA 41677 SLEEPY HOLLOW DR NOVI, MI 48377-4504	STRATEGIC ACCT EXEC - PROMO, 03/27/09	ASSIGN	4/16/2008	\$0.00
LASHAR JR,JOHN M 171 WEBB RD FAIRFIELD, CT 06825-1954	SALES REP, 09/01/09	ASSIGN	8/1/2008	\$0.00
LAVELLE,TIMOTHY 11 WEASEL CREEK CT HOWELL, NJ 07731-1903	REGIONAL SALES MANAGER	ASSIGN	5/3/2010	\$0.00
LAWRENCE MEMORIAL GIFT SHOP 170 GOVERNORS AVE MEDFORD, MA 02155	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/1/2006	\$0.00
LAWRENCE MEMORIAL HOSPITAL 365 MONTAUK AVE NEW LONDON, CT 06320-4700	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	1/1/2010	\$0.00
LA-Z-BOY 1284 N TELEGRAPH RD MONROE, MI 48162-3390	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/11/2003	\$0.00

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LA-Z-BOY INCORPORATED 1284 N TELEGRAPH MONROE, MI 48162	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/3/2003	\$0.00
LEADER DRUG STORES 7000 CARDINAL PL DUBLIN, OH 43017	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2003	\$0.00
LEADERSHIP WORKS 1088 BISHOP STREET STE 1101 HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/8/2002	\$0.00
LEAF FINANCIAL CORPORATION 2005 MARKET ST 15TH FL PHILADELPHIA, PA 19103	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	NOT DATED	\$0.00
LEEDSWORLD INC 400 HUNT VALLEY RD NEW KENSINGTON, PA 15068	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/2/2009	\$0.00
LEFAVOR ENVELOPE CO PO BOX 27238 SALT LAKE CITY, UT 84127-0035	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
LEGACY HEALTH SYSTEM 1919 NW LOVEJOY ST PORTLAND, OR 97209	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/8/2005	\$0.00
LEGACY HEALTH SYSTEM 1919 NW LOVEJOY ST PORTLAND, OR 97209	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/8/2005	\$0.00
LEGACY PARTNERS II REDMOND QUA LEGACY PARTNERS COMMERCIAL IN 10655 NE 4TH ST NO 812 BELLEVUE, WA 98004-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	6/7/1999	\$0.00
LEGG MASON WOOD WALKER INC. 1919 NW LOVEJOY ST PORTLAND, OR 97209	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/10/2002	\$0.00
LEGGAT MCCALL PROPERTIES EXECUTIVE PLACE BOSTON, MA 02109	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/26/2001	\$0.00
LEGO SYSTEMS, INC. 555 TAYLOR RD ENFIELD, CT 06083	CUSTOMER TRADE AGREEMENT	ASSIGN	2/10/2000	\$0.00
LEHMAN CAMPUS DOOR CARLISLE, PA 17013	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/27/2007	\$0.00
LENNOX INTERNATIONAL 2140 LAKE PARK BLVD RICHARDSON, TX 75080	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/7/2003	\$0.00
LENSCRAFTERS 4000 LUXOTTICA PL MASON, OH 45040	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/12/2004	\$0.00
LENSCRAFTERS, CODE VISION CORP., PEARLE VISION, SUNGLASS HUT TRADING, ICON 4000 LUXOTTICA PL MASON, OH 45040	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/21/2009	\$0.00
LESCO, INC. 15885 SPRAGUE RD STRONGSVILLE, OH 44136	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2002	\$0.00

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LETOURNEAU TECHNOLOGIES 6500 BRITTMORE HOUSTON, TX 77041	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/10/2008	\$0.00
LETZELTER,JOHN F 7382 S ALBION ST CENTENNIAL, CO 80122-2227	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
LEUELLING,RONALD G 4419 RUSTLING WOODS DR DENVER, NC 28037	REGIONAL SALES MANAGER	ASSIGN	NOT DATED	\$0.00
LEUPOLD & STEVENS, INC. 14400 NW GREENBRIAR PKWY BEAVERTON, OR 97006	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/30/2008	\$0.00
LEVI STRAUSS & CO 1155 BATTERY ST SAN FRANCISCO, CA 94441	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/28/2007	\$0.00
LEVINE,JUDITH C 1 DOWNING LN VOORHEES, NJ 08043	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
LEWIS,TOMMY L 6 HEATHER GLEN CIR TROPHY CLUB, TX 76262-5610	DIR. OF PROMOTIONAL PRODUCTS, 04/16/10	ASSIGN	7/16/2008	\$0.00
LEXIS NEXIS 9443 SPRINGBORO PIKE MIAMISBURG, OH 45342	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/1/2010	\$0.00
LEXMARK INTERNATIONAL 740 WEST NEW CIR RD LEXINGTON, KY 40550	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/13/2006	\$0.00
LEXMARK INTERNATIONAL 740 W NEW CIR RD LEXINGTON, KY 40550	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/29/2001	\$0.00
LEXMARK INTERNATIONAL 740 WEST NEW CIR RD LEXINGTON, KY 40550	MEMORANDUM OF UNDERSTANDING	ASSIGN	2/9/2007	\$0.00
LIBERTY FINANCIAL SUPPLIES 5267 PROGRAM AVE MOUNDS VIEW, MN 55113	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/5/2001	\$0.00
LIBERTY HOSPITAL 2525 GLEN HENDREN DR LIBERTY, MO 64068	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
LIBERTY MUTUAL GROUP 8044 MONTGOMERY RD STE 650 CINCINNATI, OH 45236	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/14/2001	\$0.00
LIBERTY MUTUAL GROUP 8044 MONTGOMERY RD STE 650 CINCINNATI, OH 45236	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/20/2003	\$0.00
LIBERTY PROPERTY TRUST 8827 N SAM HOUSTON PKWY WES HOUSTON, TX 77064-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	2/1/2003	\$0.00

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LICKING MEMORIAL HEALTH SYSTEMS 1320 W MAIN ST NEWARK, OH 43055	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	8/27/2003	\$0.00
LIFE FITNESS 5100 NORTH RIVER RD SCHILLER PARK, IL 60176	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/24/2008	\$0.00
LIFE FITNESS 5100 N RIVER RD SCHILLER PARK, IL 60176	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/25/2008	\$0.00
LIFE LINE SCREENING 6150 OAK TREE BLVD INDEPENDENCE, OH 44131	CUSTOMER TRADE AGREEMENT	ASSIGN	1/20/2010	\$0.00
LIFELINE SYSTEMS INC. 111 LAWRENCE ST FRAMINGHAM, MA 01702	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/5/2005	\$0.00
LIFESPAN CORPORATION 167 POINT ST PROVIDENCE, RI 02940	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/27/2009	\$0.00
LIFETOUCH 11000 VIKING DR EDEN PRAIRIE, MN 55344	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/27/2007	\$0.00
LIFETOUCH NATIONAL SCHOOL STUDIOS 11000 VIKING DR EDEN PRAIRIE, MN 55344	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/8/2005	\$0.00
LIFETOUCH NATIONAL SCHOOL STUDIOS, INC. 11000 VIKING DRIVE STE 300 EDEN PRAIRIE, MN 55344	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2008	\$0.00
LIGHTLE, SUSAN WRIGHT STATE UNIVERSITY, 240 RIKE HALL DAYTON, OH 38224	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2004	\$0.00
LIGHTNING EXPRESS DELIVERY & DISTRIBUTION, INC. 331 S. KRESSON STREET BALTIMORE, MD 38706	CARRIER AGREEMENT	ASSIGN	12/20/2005	\$0.00
LILLIAN VERNON 2600 INTERNATIONAL PKWY VIRGINIA BEACH, VA 23452-7878	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/7/2006	\$0.00
LILLIBRIDGE HEALTHCARE REAL ESTATE TRUST L.P. 222 N LASALLE ST STE 410 CHICAGO, IL 60601	CUSTOMER TRADE AGREEMENT	ASSIGN	6/14/2005	\$0.00
LIMITED LOGISTICS SERVICES 4 LIMITED PKWY REYNOLDSBURG, OH 43068	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/19/2003	\$0.00
LINCOLN COUNTY HEALTHCARE PO BOX 417 BOOTHBAY HARBOR, ME 04538-0417	CUSTOMER CONTRACT LOP	ASSIGN	5/15/2009	\$0.00
LINCOLN NATIONAL CORPORATION 1300 S CLINTON ST FORT WAYNE, IN 46802	CUSTOMER TRADE AGREEMENT	ASSIGN	9/15/2007	\$0.00
LINCOLN NATIONAL LIFE INS CO (THE) 100 N GREENE ST GREENSBORO, NC 27401	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/3/2008	\$0.00

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LINDA EVANS FITNESS CENTERS 2404 SAN RAMON VALLEY BLVD STE 200 SAN RAMON, CA 94583	CUSTOMER TRADE AGREEMENT	ASSIGN	1/30/2003	\$0.00
LINDENMEYER MUNROE 3300 HORIZON DR KING OF PRUSSIA, PA 19406	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/3/2007	\$0.00
LINEAR MOTION LLC 628 N HAMILTON SAGINAW, MI 48602	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/18/2009	\$0.00
LINKEDIN CORPORATION DEPT CH 19165 PALATINE, IL 60055-9165	CORPORATE SUBSCRIPTION AGREEMENT	ASSIGN	12/15/2009	\$0.00
LINSICO/PRIVATE LEDGER CORP. 9785 TOWNE CTR DR SAN DIEGO, CA 92121	CUSTOMER TRADE AGREEMENT	ASSIGN	5/20/2004	\$0.00
LINTON,PATRICK H 646 BOW CT LILBURN, GA 30047-4137	ACCOUNT EXECUTIVE, 03/02/09	ASSIGN	4/9/2008	\$0.00
LION INDUSTRIAL TRUST (TRAMMEL CROWE) 3141 HOUD ST STE 700 DALLAS, TX 75219	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/5/2005	\$0.00
LIPPS IMPRESSIVE PRINTING MGM ONLY 2708 DECATUR ST KENNER, LA 70062	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
LITHONIA LIGHTING 1400 LESTER RD CONYERS, GA 30207	CUSTOMER TRADE AGREEMENT	ASSIGN	10/15/1993	\$0.00
LITTLE COMPANY OF MAY HEALTH SERVICES 4101 TORRANCE BLVD TORRANCE, CA 90503	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/31/2005	\$0.00
LITTLE,BONNIE J 6714 TANNERS CREEK DR HUNTSVILLE, NC 28078-2339	SALES CONSULTANT I, 06/16/09	ASSIGN	2/25/2008	\$0.00
LIVINGSTON,RUSSELL E 9137 WINDY CREST DR DALLAS, TX 75243	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	5/10/2010	\$0.00
LOCAL INSIGHT MEDIA HOLDINGS INC. 188 INVERNESS DR WEST STE 800 ENGLEWOOD, CO 80112	CUSTOMER TRADE AGREEMENT	ASSIGN	11/12/2008	\$0.00
LOHMEIER,DOUGLAS A 9619 OTTERBEIN RD CINCINNATI, OH 45241	ACC EXEC, 11/11/09	ASSIGN	7/1/2009	\$0.00
LOJACONO,KATHLEEN 11 DAY ST ARLINGTON, MA 02476	SALES REP, 08/17/09	ASSIGN	8/1/2008	\$0.00
LONE WOLF TRUCKING, INC. PO BOX 971443 EL PASO, TX 79997	WAREHOUSE SERVICE CONTRACT	ASSIGN	8/13/2003	\$0.00
LONG PRINTING SERVICES, INC. (D/B/A ALLEGRA PRINT & IMAGING) 1429 SADLER CIR WEST DR INDIANAPOLIS, IN 46239	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/5/2003	\$0.00

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LONGMONT UNITED HOSPITAL 1950 MOUNTVIEW AVE LONGMONT, CO 80501	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/13/2004	\$0.00
LOTT,SHANE M 2518 HANOVER AVE RICHMOND, VA 23220-4004	REGIONAL SALES MANAGER	ASSIGN	6/20/2008	\$0.00
LOTZ INDUSTRIAL PRINTER CO. 313 BIG RD STE D ZIEGLERVILLE, PA 19492	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/22/2002	\$0.00
LOUISVILLE ZOO 1100 TREVILIAN WAY LOUISVILLE, KY 40213	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/29/2003	\$0.00
LOVE ENVELOPES INC 10733 E UTE TULSA, OK 74116-1501	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/1/2004	\$0.00
LOWE,KATHERINE R 123 WELCOME WAY WPAFB, OH 45433-1335	SALES SUPPORT AGREEMENT	ASSIGN	8/15/2010	\$0.00
LOWRY COMPUTER PRODUCTS, INC. 9420 MALTBY RD BRIGHTON ROAD, MI 04816	MAINTENANCE	ASSIGN	4/18/2005	\$0.00
LOYACK,MICHAEL J 715 MAIN ST APT 2N HANOVER, MA 02339-1448	ACCOUNT EXECUTIVE, 10/25/10	ASSIGN	6/6/2005	\$0.00
LPS MORTGAGE PROCESSING SOLUTIONS, INC. 601 RIVERSIDE AVE JACKSONVILLE, FL 32204	INTERCHANGE SERVICES AGT	ASSIGN	2/24/2009	\$0.00
LRGHEALTHCARE 80 HIGHLAND ST LACONIA, NH 03246	CUSTOMER TRADE AGREEMENT	ASSIGN	5/31/2005	\$0.00
LUBBOCK HEART HOSPITAL 4810 N LOOP 289 LUBBOCK, TX 79416	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/19/2003	\$0.00
LUBBOCK IMAGING MANAGEMENT SERVICES 4011 19TH ST LUBBOCK, TX 79410	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/23/2003	\$0.00
LUBBOCK VARICOSE VEIN CENTER 4005 24TH ST LUBBOCK, TX 79410	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/23/2004	\$0.00
LUCCA STORAGE 2321 INDUSTRIAL WAY VINELAND, NJ 08360	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/26/2002	\$0.00
LUCITE INTERNATIONAL, INC. 7275 GOODLETT FARMS PKWY CORDOVA, TN 38016	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2004	\$0.00
LUIS SOTO CARR 866 KM 0 9 BO SABANA SECA TOA BAJA, PR 00949 PUERTO RICO	SUBLESSOR - COMMERCIAL REAL ESTATE LEASE	ASSIGN	8/1/2007	\$0.00
LUKE LINDEMAN PO BOX 633470 CINCINATTI, OH 45263 USA	OUTSIDE CONTRACT EMPLOYMENT	ASSIGN	3/23/2010	\$0.00



In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
LUNNE MARKETING GROUP, INC. 123 WEBSTER ST DAYTON, OH 45402	SERVICES AGREEMENT	ASSIGN	9/8/2005	\$0.00
LUTZ,THOMAS G 10 MANSION HOUSE CT WEST CARROLLTON, OH 45449-2231	SALES SUPPORT AGREEMENT	ASSIGN	8/13/2010	\$0.00
LUXOTTICA RETAIL NORTH AMERICA INC. (INCLUDES SUNGLASS HUT TRADING LLC, LUXOTTICA NORTH AMERICA DISTRIBUTION LLC, LUXOTTICA RETAIL CANADA INC.) 4000 LUXOTTICA PL MASON, OH 45040	CUSTOMER TRADE AGREEMENT	ASSIGN	12/9/2009	\$0.00
LYNDEN AIR FREIGHT, INC. 18000 INTERNATIONAL BLVD STE 700 SEATTLE, WA 98188	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/1998	\$0.00
LYNDEN INCORPORATED AND AFFILIATES 18000 INTERNATIONAL BLVD STE 800 SEATTLE, WA 98188	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/1999	\$0.00
LYONS NATIONAL BANK 35 WILLIAM ST. LYONS, NY 14489	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	4/3/2006	\$0.00
LYSIK,JON 196 CRESTFIELD LN NORTH KINGSTON, RI 02852	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/25/1996	\$0.00
M & T BANK ONE M&T PLZ BUFFALO, NY 14203	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/15/2001	\$0.00
M & T BANK ONE M&T PLZ BUFFALO, NY 14203	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/29/2009	\$0.00
M&T BANK ONE M&T PLZ BUFFALO, NY 14203	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/15/2001	\$0.00
M&T BANK ONE M&T PLZ BUFFALO, NY 14203	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	6/15/2001	\$0.00
M.A.R.S. INTERNATIONAL, INC. 1360 POST N PADDOCK STE 500 GRAND PRAIRIE, TX 75050	CUSTOMER TRADE AGREEMENT	ASSIGN	1/18/2008	\$0.00
M.P. POST & PADDOCK LP 2800 112TH ST. GRAND PRAIRIE, TX 75050	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/29/2002	\$0.00
M.P. SCHNEIDER, III PO BOX 489 SLIDELL, LA 70459	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	4/1/2004	\$0.00
MACHINE DRIVE 2850 FISHER ROAD, SUITE 210 COLUMBUS, OH 37923	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
MACON BANK ONE CTR CT FRANKLIN, NC 28744-1559	CUSTOMER TRADE AGREEMENT	ASSIGN	4/3/2008	\$0.00
MACQUARIE CAPITAL, INC. C/O JAMES STONE, MANAGING DIRECTOR 125 WEST 55TH STREET NEW YORK, NY 10019	CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT IN CONNECTION IN STRATEGIC ALTERNATIVES	ASSIGN	8/2/2010	\$0.00
MADD - MOTHERS AGAINST DRUNK DRIVING 511 E JOHN CARPENTER FREEWAY STE 700 IRVING, TX 75062	CUSTOMER TRADE AGREEMENT	ASSIGN	5/20/2007	\$0.00

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MAERCKLEIN, ROXANN K 6527 BARNESDALE PATH CENTREVILLE, VA 20120	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
MAGELLON REAL ESTATE LLC 2771 E CAMELBACK RD STE 150 PHOENIX, AZ 85016	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/11/2002	\$0.00
MAGGIO PRINTING LLC MAGGIO PRINTING LLC 171 HELLER PLACE BELLMAWR, NJ 08031 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	6/12/2000	\$0.00
MAGNUSON, JUSTIN 1035 E 300 S APT 7 SALT LAKE CITY, UT 84102-2463	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	2/19/2010	\$0.00
MAGNUSON, JUSTIN W 3354 LIBRARY LN ST LOUIS PARK, MN 55426-4224	ACCOUNT MANAGER, 09/09/10	ASSIGN	4/25/2006	\$0.00
MAGUIRE INSURANCE AGENCY, INC. ONE BALA PLAZA STE 100 BALA CYNWYD, PA 19004	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2003	\$0.00
MAIL SERVICES, L.C 4100 121ST STREET DES MOINES, IA 38687	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/1/2005	\$0.00
MAILING DYNAMICS 95 W 100 SOUTH STE 305 LOGAN, UT 84321	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/28/2005	\$0.00
MAILNET SERVICES, INC. D/B/A CONCLUSIVE MARKETING 830 CRESCENT CTR DR BLDG 6 5TH FLOOR STE 510 FRANKLIN, TN 37067	FOR RESALE VENDOR	ASSIGN	3/26/2008	\$0.00
MAIN EVENT PIX.COM INC 704 STERLING PL SO PASADENA, CA 91030	SERVICES CONTRACT	ASSIGN	2/2/2006	\$0.00
MAIN STREET CHECKS, INC 920 19TH ST NORTH BIRMINGHAM, AL 35203-1002	ALLIANCE AGREEMENT	ASSIGN	9/2/2010	\$0.00
MAINE MEDICAL CENTER 22 BRAMHALL ST PORTLAND, ME 04102	CUSTOMER CONTRACT LOP	ASSIGN	2/1/2006	\$0.00
MALLARD CREEK INVESTORS, LLC 101 S TRYON ST CHARLOTTE, NC 28280	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/11/2005	\$0.00
MALLERY AND ZIMMERMAN, LLSC MALLERY AND ZIMMERMAN, LLSC 731 NORTH JACKSON ST. SUITE 900 MILWAUKEE, WI 53202 USA	SERVICES AGREEMENT WITH ALPERT HOLDINGS, LLC - REVIEW OF WI LAW ON TRADE SECRETS AND CONFIDENTIAL INFORMATION	ASSIGN	2/15/2010	\$0.00
MANAGE X 7636 N INGRESS NO 101 FRESNO, CA 93711	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/9/2003	\$0.00
MANAGEMENT RECRUITERS OF CENTERVILLE, INC. 866 E FRANKLIN ST STE C CENTERVILLE, OH 45459	SERVICES AGREEMENT - MANAGEMENT RECRUITING	ASSIGN	7/20/2005	\$0.00

In re: Workflow Management Inc, et. al.

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MANAGEMENT RECRUITERS OF DAYTON 2300 S EDWIN C MOSES BLVD STE 220 DAYTON, OH 45417	SERVICES AGREEMENT - MANAGEMENT RECRUITING	ASSIGN	11/6/2003	\$0.00
MANAGEMENT RECRUITERS OF FORT KNOX 2300 S EDWIN C MOSES BLVD STE 220 DAYTON, OH 45417	SERVICES AGREEMENT - MANAGEMENT RECRUITING	ASSIGN	5/16/2003	\$0.00
MANGIERI SOLUTIONS 1 RIVERSIDE RD SANDY HOOK, CT 04482	CONTINGENCY CONTRACT	ASSIGN	1/3/2003	\$0.00
MANGOSTRATEGY, LLC PO BOX 605 BELMONT, MA 02478	ENGAGEMENT MEMORANDUM	ASSIGN	4/13/2010	\$0.00
MANGUM, DALE M 3730 STEPHENSON RD ANGIER, NC 27501-8774	SR. ACCOUNT SUPPORT REP, 11/16/09	ASSIGN	2/26/2004	\$0.00
MANPOWER 100 MANPOWER PL MILWAUKEE, WI 53212	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/3/2009	\$0.00
MANUFACTURERS AND TRADERS TRUST ONE M&T PLZ BUFFALO, NY 14203	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/17/2005	\$0.00
MANUFACTURERS AND TRADERS TRUST COMPANY ONE M&T PLZ BUFFALO, NY 14203	CUSTOMER TRADE AGREEMENT	ASSIGN	6/30/2004	\$0.00
MANUFACTURERS BANK 515 S FIGUEROA ST LOS ANGELES, CA 90071	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/1996	\$0.00
MANUFACTURERS LIFE INSURANCE COMPANY 200 BLOOR ST. E TORONTO, ON M4W1E5 CANADA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/28/2005	\$0.00
MAPLE RIDGE GOLF CLUB 4700 MAPLE RIDGE TRAIL COLUMBUS, GA 31909	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/17/2000	\$0.00
MARCHETTI, MICHAEL J 248 NEWTON GLEN ELLYN, IL 60137	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
MARCOLIN USA, INC. 7543 E TIERRA BUENA LN SCOTTSDALE, AZ 85260	CUSTOMER TRADE AGREEMENT	ASSIGN	3/31/2003	\$0.00
MARION COUNTY 200 E WASHINGTON ST INDIANAPOLIS, IN 46204	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/20/2001	\$0.00
MARKETSMART RESEARCH SERVICES LLC 5818 WILMINGTON PIKE STE 164 CENTERVILLE, OH 45459	CORPORATE CONSULTANT AGREEMENT	ASSIGN	7/6/2004	\$0.00
MARKS, ELAINE 5813 LONE OAK DR BETHANY, MD 20814	CONSULTING AGREEMENT	ASSIGN	7/24/2009	\$0.00
MARLEY ENGINEERED PRODUCTS 470 BEAUTY SPOT RD EAST BENNETTSVILLE, SC 29512	CUSTOMER TRADE AGREEMENT	ASSIGN	8/28/2002	\$0.00
MARRIOTT INTERNATIONAL PO BOX 403003 ATLANTA, GA 30384-3003	HOTEL FOR SALES TRAINING PARTICIPANTS IN DAYTON	ASSIGN	12/15/2008	\$0.00

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MARROW,DAVIS 16298 CATENARY DR WOODBIDGE, VA 22191-6036	SALES SUPPORT AGREEMENT	ASSIGN	5/24/2010	\$0.00
MARSH USA INC 1166 AVE OF THE AMERICAS NEW YORK, NY 10036	SERVICES AGREEMENT	ASSIGN	08/01/2009- 08/01/2011	\$0.00
MARSH USA INC. 1166 AVE OF THE AMERICAS NEW YORK, NY 10036	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/26/2001	\$0.00
MARTHA STEWART LIVING 11 WEST 42ND ST NEW YORK, NY 10036	DOCUMENT STORAGE AGREEMENT	ASSIGN	NOT DEFINED	\$0.00
MARTIN,GEORGE T 2160 CHESTNUT HILL NW NORTH CANTON, OH 44720	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
MARVIN ENVELOPE 288 W PALATINE ROAD WHEELING, IL 60090	CERTIFIED TRADE PARTNER	ASSIGN	2/10/1997	\$0.00
MARY HITCHCOCK MEMORIAL HOSP ONE MEDICAL CTR DR LEBANON, NH 03756	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/10/2009	\$0.00
MARYLAND GENERAL 827 LINDEN AVE BALTIMORE, MD 21201	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/11/2002	\$0.00
MASON,ALVIN 405 W 8TH ST ANTIOCH, CA 94509-1621	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/5/2004	\$0.00
MASON,BRIAN J 2828 E 21ST PL TULSA, OK 74114-1816	ACCOUNT MANAGER, 10/22/10	ASSIGN	3/30/2008	\$0.00
MASSACHUSETTS EYE & EAR INFIRMARY 243 CHARLES ST BOSTON, MA 02114	CUSTOMER CONTRACT LOP	ASSIGN	6/19/2006	\$0.00
MASSACHUSETTS FINANCIAL SERVICES 500 BOYLSTON ST BOSTON, MA 02116	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/9/2007	\$0.00
MASSACHUSETTS INSTITUTE OF TECH (MIT) 336 MAIN ST BLDG E28 CAMBRIDGE, MA 02143	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/28/2004	\$0.00
MASTERFOODS USA 800 HIGH ST HACKETTSTOWN, NJ 07840	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/16/2007	\$0.00
MATRIX CLAIMS MANAGEMENT, INC. 7162 READING RD STE 250 CINCINNATI, OH 45237	TPA (THIRD PARTY ADMINISTRATION) SERVICES SPECIFIC TO OHIO WORKERS' COMPENSATION PROGRAM(S) WHICH INCLUDE BUT ARE NOT LIMITED TO CLAIMS MANAGEMENT, MEDICAL COST CONTAINMENT AND REPORTING.	ASSIGN	4/7/2010	\$0.00
MATSON NAVIGATION 1411 SAND ISLAND PARKWAY PIER 52 HONOLULU, HI 96819	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/27/2005	\$0.00

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MATSON NAVIGATION COMPANY 333 MARKET ST SAN FRANCISCO, CA 94105	CUSTOMER TRADE AGREEMENT	ASSIGN	7/8/1994	\$0.00
MATYAC, SCOTT 7587 AFFIRMED CT LEWIS CENTER, OH 43035-9143	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
MAXIM HEALTH SYSTEMS LLC 3077 KETTERING BLVD STE 111 MORAINE, OH 45439	CORPORATE IMMUNIZATION	ASSIGN	8/15/2003	\$0.00
MAY DEPT STORES COMPANY 611 OLIVE ST ST LOUIS, MO 63011	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/28/2003	\$0.00
MBNA AMERICA BANK 400 CHRISTIANA RD NEWARK, DE 19713	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/1/1996	\$0.00
MCA ADMINISTRATORS, INC. 820 PARISH ST PITTSBURGH, PA 15220	CUSTOMER TRADE AGREEMENT	ASSIGN	11/9/2005	\$0.00
MCALESTER REGIONAL HEALTH CENTER ONE CLARK BASS BLVD MCALESTER, OK 74501	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
MCARTHUR PROFESSIONAL INC. 441 HWY 28 BYPASS ABBEVILLE, SC 29620	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/8/2006	\$0.00
MCBRIDE, KATHY P 1501 CABOT PL CT KERNERSVILLE, NC 27284	SALES REP, 11/16/09	ASSIGN	8/1/2008	\$0.00
MCBRIDE, RANDAL H 1826 CARIBE CT WILMINGTON, NC 28409	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
MCCAFFERTY, JENNIFER T 1227 SHERIDAN BAY DR RUSKIN, FL 33570-7903	ACCOUNT EXECUTIVE, 10/11/10	ASSIGN	11/4/2002	\$0.00
MCCARDELL, MARTIN P 416 N LIVINGSTON MADISON, WI 53703-3954	SALES REP, 01/08/10	ASSIGN	8/1/2008	\$0.00
MCCLENDON, PAMELA G 6333 BLUE ASTER TRACE SUMMERFIELD, NC 27358-9344	ACC EXEC, 03/25/09	ASSIGN	11/17/2004	\$0.00
MCCLUNG PRINTING 550 COMMERCE AVENUE WAYNESBORO, VA 39114	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/1/2007	\$0.00
MCCOURT LABEL PO BOX: PO BOX 425 LEWIS RUN, PA 16738	CERTIFIED TRADE PARTNER	ASSIGN	10/1/1994	\$0.00
MCCOWN, WILLIAM J 1159 WILDSHALL RD DARLINGTON, SC 29540-7930	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/28/2009	\$0.00
MCCUNE - BROOKS REGIONAL HOSPITAL 3125 DR RUSSELL SMITH WAY CARTHAGE, MO 64836	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00

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MCDANIEL, JIM 11203 CARRIAGE LAKE DR HOUSTON, TX 77065-5009	SALES SUPPORT AGREEMENT	ASSIGN	8/27/2010	\$0.00
MCDERMOTT, ANDREA M 3056 DORF DR DAYTON, OH 45418-2903	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	6/3/2010	\$0.00
MCDONALD, PETER 15235 NE 71ST CT REDMOND, WA 98052	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/25/2009	\$0.00
MCGLOTHLIN JR, JOHN C 8505 FOREST HGTS LN AUSTIN, TX 78749-3511	ACCOUNT EXECUTIVE, 07/27/10	ASSIGN	4/24/2008	\$0.00
MCGOHAN BRABENDER 3931 S DIXIE DR DAYTON, OH 45439	CUSTOMER TRADE AGREEMENT	ASSIGN	8/2/2004	\$0.00
MCGOHAN BRABENDER 3931 S DIXIE DR DAYTON, OH 45439	CUSTOMER TRADE AGREEMENT	ASSIGN	6/22/2007	\$0.00
MCGOHAN BRABENDER INC 3931 SOUTH DIXIE DR DAYTON, OH 45439	BROKERAGE AND CONSULTING AGREEMENT	ASSIGN	7/1/2004	\$0.00
MCI CIF LLC C/O MALLARD CREEK INVESTORS LL 200 S TRYON ST STE 520 CHARLOTTE, NC 28202-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	1/23/1996	\$0.00
MCI-CIF, LLC C/O MALLARD CREEK INVESTORS LL 200 S TRYON ST STE 520 CHARLOTTE, NC 28202-	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	10/2/2006	\$0.00
MCINNIS, DUNCAN D 2313 BRISBAYNE CIR RALEIGH, NC 27615-4421	SALES REP, 01/29/10	ASSIGN	8/1/2008	\$0.00
MCKELLA280 INC (CITATION GRAPHICS) 7025 CENTRAL HWY PENNSAUKEN, NJ 08109	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MCKESSON CORP ONE POST ST SAN FRANCISCO, CA 94104	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/22/2007	\$0.00
MCKESSON CORPORATION 400 DELRAN PKWY FL 2 DELRAN, NJ 08075	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/22/2007	\$0.00
MCKESSON CORPORATION 400 DELRAN PKWY FL 2 DELRAN, NJ 08075	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/6/2007	\$0.00
MCLARIN, JOHN 8655 RIO GRANDE RD RICHMOND, VA 23229-7822	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/29/2010	\$0.00
MCLEODUSA PURCHASING, LLC PO BOX 3177 CEDAR RAPIDS, IA 52406	CUSTOMER TRADE AGREEMENT	ASSIGN	1/8/2001	\$0.00
MCLEODUSA TELECOMMUNICATIONS SERVICES INC PO BOX 3243 MILWAUKEE, WI 53201-3243	MASTER SERVICES AGREEMENT	ASSIGN	5/24/2006	\$0.00

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MCSI 4750 HEMPSTEAD STATION DR DAYTON, OH 45427	SERVICES AGREEMENT	ASSIGN	1/25/2002	\$0.00
MCT FEDERAL CREDIT UNION 200 PROFESSIONAL DR 4TH FL GAITHERSBURG, MD 20879	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/18/2004	\$0.00
MDC 555 MAIN ST HARTFORD, CT 06103-2987	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/11/2002	\$0.00
MEADOR,GREG PO BOX 571281 MURRAY, UT 84157-1281	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	1/7/2010	\$0.00
MEADWESTVACO CORP. 9080 SPRINGBORO PIKE MIAMISBURG, OH 45342	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/20/2004	\$0.00
MEADWESTVACO CORPORATION 9080 SPRINGBORO PIKE MIAMISBURG, OH 45342	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/18/2005	\$0.00
MEADWESTVACO CORPORATION 9080 SPRINGBORO PIKE MIAMISBURG, OH 45342	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/13/2003	\$0.00
MEADWESTVACO CORPORATION 9080 SPRINGBORO PIKE MIAMISBURG, OH 45342	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/4/2005	\$0.00
MECCO PARTNERS, LLC PO BOX 307 INGOMAR, PA 38457	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/15/2005	\$0.00
MEDALIST CAPITAL INC. (CRESA) 900 HARVARD PL CHARLOTTE, NC 28207	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/7/2004	\$0.00
MEDASSETS SUPPLY CHAIN SYSTEMS LLC 3221 MCKELVEY ROAD STE 301 BRIDGETON, MO 63044	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2009	\$0.00
MEDASSETS SUPPLY CHAIN SYSTEMS LLC 3221 MCKELVEY ROAD STE 301 BRIDGETON, MO 63044	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2009	\$0.00
MEDCO HEALTH SOLUTIONS ONE MILLENNIUM DR WILLINGBORO, NJ 08046-1000	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	1/21/2008	\$0.00
MEDCO HEALTH SOLUTIONS ONE MILLENNIUM DR WILLINGBORO, NJ 08046-1000	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/24/2009	\$0.00
MEDCO HEALTH SOLUTIONS, INC. 100 PARSONS POND DR FRANKLIN LAKES, NJ 07417	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2003	\$0.00
MEDCO HEALTH SOLUTIONS, INC. 100 PARSONS POND DR FRANKLIN LAKES, NJ 07417	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	3/15/2005	\$0.00
MEDCO HEALTH SOLUTIONS, INC. 100 PARSONS POND DR FRANKLIN LAKES, NJ 07417	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/18/2007	\$0.00

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MEDDATA 6880 WEST SNOWVILLE RD STE 210 BRECKSVILLE, OH 44141	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/16/2009	\$0.00
MEDIA CONSORTIUM GROUP, LLC 101 W MAIN STREET STE 2000 WORLD TRADE CTR NORFOLK, VA 23510	CUSTOMER TRADE AGREEMENT	ASSIGN	3/23/2010	\$0.00
MEDIA HAWAII FEDERAL CREDIT UNION 605 KAPIOLANI BLVD HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/24/2001	\$0.00
MEDIA HEALTHCARE PLLANS INC. 2801 PONCE DE LEON BLVD STE 1060 CORAL GABLES, FL 33134	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/16/2004	\$0.00
MEDICAL REIMBURSEMENT, INC. 2830 VICTORY PARKWAY STE 200 CINCINNATI, OH 45206	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2002	\$0.00
MEDICORP HEALTH SYSTEMS, INC. 2300 FALL HILL AVE SUITE 305 FREDERICKSBURG, VA 22401-3343	CUSTOMER CONTRACT LOU	ASSIGN	9/1/2009	\$0.00
MEEMIC INSURANCE COMPANY 691 N SQUIRREL RD AUBURN HILLS, MI 48326	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/20/2003	\$0.00
MEGA FORM COMPUTER PRODUCTS 850 INDUSTRIAL PARK DR PO BOX 667 VANDALIA, OH 45377	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	6/1/2004	\$0.00
MEGA LIFE & HEALTH INSURANCE COMPANY 9151 BLVD 26 N RICHLAND HILLS, TX 76180	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/15/2008	\$0.00
MELLON BANK TWO MELLON CTR STE 775 PITTSBURGH, PA 15259	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/1/2004	\$0.00
MELLON BANK NA TWO MELLON CTR RM 775 PITTSBURGH, PA 15259	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/16/2002	\$0.00
MELTON, BRIAN D 1538 AVELLINO CIR MURFREESBORO, TN 37130-7609	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
MEMORIAL HERMANN HEALTHCARE SYSTEM 7737 SOUTHWEST FWY STE 200 HOUSTON, TX 77074	CUSTOMER CONTRACT LOP	ASSIGN	8/10/2000	\$0.00
MEMORIAL HERMANN HOSPITAL 9401 SOUTHWEST FWY HOUSTON, TX 77074	CUSTOMER TRADE AGREEMENT	ASSIGN	8/10/2000	\$0.00
MEMORIAL HOSPITAL ABILENE PO BOX 69 ABILENE, KS 67410-0069	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
MEMORIAL HOSPITAL AT GULFPORT 4500 13TH ST GULFPORT, MS 39501	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	8/1/2003	\$0.00



In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
MEMORIAL HOSPITAL AT GULFPORT 4500 13TH ST GULFPORT, MS 39501	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/1/2003	\$0.00
MEMORIAL HOSPITAL GULFPORT PO BOX 1810 GULFPORT, MS 39502-1810	CUSTOMER CONTRACT LOU	ASSIGN	9/10/2009	\$0.00
MEMORIAL HOSPITAL OF GULFPORT 4500 13TH ST GULFPORT, MS 39502-1810	EASYID SOFTWARE LICENSE AGREEMENT	ASSIGN	6/6/2007	\$0.00
MEMPHIS LIGHT, GAS & WATER (MLGW) 220 S MAIN ST MEMPHIS, TN 38103-3917	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/20/2006	\$0.00
MENLO EQUITIES SC LLC 4400 MACARTHUR BLVD STE 380 NEWPORT BEACH, CA 92660-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	7/26/2003	\$0.00
MEPT HAMILTON LAKES-1 LLC C/O HAMILTON PARTNERS INC 300 PARK BLVD STE 500 ITASCA, IL 60143-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	3/1/2005	\$0.00
MERCEDES-BENZ USA, LLC ONE MERCEDES DR MONTVALE, NJ 07645	CUSTOMER TRADE AGREEMENT	ASSIGN	12/22/2002	\$0.00
MERCER HR SERVICES INVESTERS WAY MAIL STOP N 5 C NORWOOD, MA 02062	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/1/2007	\$0.00
MERCER HR SVCS LLC & MERCER TRUST COMPANY 114 MACARTHUR NEW BEDFORD, MA 02740	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/1/2007	\$0.00
MERCHANTS NATIONAL BANK 102 E 3RD ST WINONA, MN 55987	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/9/2006	\$0.00
MERCHANTS SERCURITY SERVICE 2015 WAYNE AVENUE DAYTON , OH 45410	VENDOR AGREEMENT	ASSIGN	5/1/2006	\$0.00
MERCK & CO, INC. ONE MERCK DR WHITEHOUSE STATION, NJ 08889	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/28/2009	\$0.00
MERCURY INTERACTIVE CORPORATION 1325 BORREGAS AVE SUNNYVALE, CA 94089	U.S. MASTER PURCHASE AGREEMENT	ASSIGN	3/2/2005	\$0.00
MERCY HOSPITAL, INC. 2001 VAIL AVE CHARLOTTE, NC 28207	CUSTOMER TRADE AGREEMENT	ASSIGN	8/30/1993	\$0.00
MERIAL LIMITED 3239 SATELLITE BOULEVARD BLDG 500 DULUTH, GA 30096	CUSTOMER TRADE AGREEMENT	ASSIGN	9/21/2009	\$0.00
MERIAL LIMITED 3239 SATELLITE BOULEVARD BLDG 500 DULUTH, GA 30096	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/4/2005	\$0.00
MERITAIN HEALTH, INC. PO BOX 1652 AMHERST, NY 14226	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/2/2010	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
MERRIL LYNCH 4 WORLD FINANCIAL CTR NEW YORK, NY 10080	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/31/2006	\$0.00
MERRILL COMMUNICATIONS LLC 1 MERRILL CIR ST PAUL, MN 55108	NON-COMPETITION	ASSIGN	6/17/2005	\$0.00
MERRILL COMMUNICATIONS LLC 1 MERRILL CIR ST PAUL, MN 55108	SERVICE AGREEMENT	ASSIGN	3/15/2005	\$0.00
MERRILL,LYNCH,PIERCE,FENNER,SMITH 800 SCUDDERS MILL RD AREA 2 G PLAINSBORO, NJ 08536	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/21/2005	\$0.00
MERRY,THOMAS 16 MALIN STATION RD MALVERN, PA 19355-1677	REGIONAL SALES MANAGER	ASSIGN	9/21/2010	\$0.00
MESSINGER PRESS INCORPORATED (2004) 6184 STATE ROUTE 274 CARTHAGENA, OH 45822	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MESSINA MANAGEMENT SYSTEMS 11811 MASON MONTGOMERY RD CINCINNATI, OH 45249	SERVICES AGREEMENT	ASSIGN	8/6/2003	\$0.00
MESSNER,MARK W 2431 WATERFRONT DR BRIGHTON, MI 48114-7312	REG SALES MGR, 02/12/09	ASSIGN	8/25/2005	\$0.00
MESTEK, INC. 260 NORTH ELM ST WESTFIELD, MA 01085	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/1/2005	\$0.00
MET LIFE 1 MET LIFE PLZ 27 01 QUEENS PLZ NORTH LONG ISLAND CITY, NY 11101	EXECUTIVE DISABILITY PROVIDER	ASSIGN	4/1/2008	\$0.00
METAVANITE CORPORATION 4900 WEST BROWN DEET RD MILWAUKEE, WI 53223	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/20/2003	\$0.00
METHODIST HEALTH SYSTEM DALLAS 1441 N BECKLEY AVE DALLAS, TX 75203-1201	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	3/11/2009	\$0.00
METHODIST HOSPITAL 1441 N BECKLEY AVE DALLAS, TX 75203	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/22/2009	\$0.00
METRO PACKAGE SYSTEMS INC 1374 KING AVE COLUMBUS, OH 43212	CARRIER AGREEMENT	ASSIGN	9/10/2003	\$0.00
METRO UNITED WAY, LOUISVILLE 334 EAST BROADWAY LOUISVILLE, KY 40204	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/19/2008	\$0.00
METROPOLITAN LIFE INSURANCE CO. ONE METLIFE PLZ LONG ISLAND CITY, NY 11101	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/4/2006	\$0.00
METROPOLITAN LIFE INSURANCE CO. ONE METLIFE PLZ LONG ISLAND CITY, NY 11101	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/21/2008	\$0.00

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METTLER-TOLEDO 1900 N POLARIS PKWY COLUMBUS, OH 43240	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/2/2009	\$0.00
METZELER AUTOMOBILE PROFILE SYSTEMS 900 E WHITCOMB AVE MADISON HEIGHTS, MI 48071	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/11/2000	\$0.00
METZGERS 207 ARCO DR TOLEDO, OH 43607	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MEYER, LEEANNE M PO BOX 750578 DAYTON, OH 45475-0578	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
MFP FINANCIAL SERVICES LTD 2261 N SHERIDAN WAY MISSISSAUGA, ON L5K2S3 CANADA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/28/2001	\$0.00
MGF BUSINESS PRODUCTS 400 RARITAN CTR PKWY EDISON, NJ 08818	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MIAMI INDUSTRIAL TRUCKS, INC. 2830 EAST RIVER RD DAYTON, OH 45449	CUSTOMER TRADE AGREEMENT	ASSIGN	6/15/1998	\$0.00
MIAMI SYSTEMS CORPORATION, SPECIALTY ENVELOPE, SAMUEL PETERS SAMUEL L. PETERS, PRESIDENT 1001 ALLIANCE ROAD CINCINNATI, OH 45242	ACQUISITION OF MIAMI SYSTEMS PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	2/29/2008	\$0.00
MICHIGAN LABEL 28353 ABRUZZI DR WESTLAND, MI 48185	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MICHIGAN STATE UNIVERSITY (MSU) FIRST FLOOR UNION BUILDING EAST LANSING, MI 48824	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/14/2002	\$0.00
MICR EXPRESS INC PO BOX 60819 CHARLOTTE, NC 28260	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MICROSOFT CORPORATION ONE MICROSOFT WAY REDMOND, WA 98052	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/24/2009	\$0.00
MICROSOFT LICENSING 6100 NEIL RD STE 210 RENO, NV 89511	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/14/2002	\$0.00
MICROSOFT LICENSING GP PO BOX 842467 DALLAS, TX 75284-2467	MICROSOFT AGREEMENTS	ASSIGN	7/1/2008	\$0.00
MID ATLANTIC CORP FEDERAL CREDIT UNION 1201 FULING MILL RD MIDDLETOWN, PA 17057	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/4/2003	\$0.00
MIDAS 1300 ARLINGTON HEIGHTS RD ITASCA, IL 60143	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/21/2005	\$0.00
MIDAS INC 1300 ARLINGTON HEIGHTS RD ITASCA, IL 60143	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/15/2005	\$0.00

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MID-ATLANTIC CORPORATE FCU 1201 FULING MILL RD MIDDLETOWN, PA 17057	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/31/2008	\$0.00
MIDDLESEX HOSPITAL 270 BLUE HILLS DR SOUTHINGTON, CT 06489	CUSTOMER CONTRACT LOP	ASSIGN	8/1/2009	\$0.00
MIDLAND INFORMATION RESOURCES COMPANY 5440 CORPORATE PARK DR DAVENPORT, IA 52807	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/7/2004	\$0.00
MID-SOUTH REGIONAL BLOOD CENTER 1040 MADISON AVE MEMPHIS, TN 38104-2106	CUSTOMER TRADE AGREEMENT	ASSIGN	7/16/2008	\$0.00
MIDWAY USA 5875 WEST VAN HORN TAVERN RD. COLUMBIA , MO 38972	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/12/2006	\$0.00
MILA DISPLAYS 1344 BROADWAY SUITE 108 HEWLETT, NY 37925	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/31/2003	\$0.00
MILES HEALTHCARE 10 ALEWIFE LN DAMARISCOTTA, ME 04543	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/1/2005	\$0.00
MILES,MICHAEL S 5301 ALPHA RD APT 419 DALLAS, TX 75240-4368	SALES REPRESENTATIVE AGREEMENT	ASSIGN	12/5/2005	\$0.00
MILES,WANDA H 701 MAC MILLAN DR TROTWOOD, OH 45426-2745	SALES SUPPORT AGREEMENT	ASSIGN	8/20/2010	\$0.00
MILILANI PARTS CO. 95 221 KIPAPA DR MILILANI, HI 96789	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/10/2002	\$0.00
MILLER PIPELINE CORPORATION 8850 CRAWFORDSVILLE RD PO BOX 34141 INDIANAPOLIS, IN 46234	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/2005	\$0.00
MILLER,DONALD C 2313 LEXINGTON AVE STONE MOUNTAIN, GA 30087-3657	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/24/2004	\$0.00
MILLER,ERNEST A 12465 BENTBROOK DR CHESTERLAND, OH 44026-2404	EXECUTIVE CONTRACT	ASSIGN	5/11/2009	\$0.00
MILLS - PENINSULA HEALTH 1501 TROUSDALE DR BURLINGAME, CA 94010-4506	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
MIMEO 460 PARK AVE SOUTH 8TH FL NEW YORK, NY 10016	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/26/2010	\$0.00
MIMS MEAT COMPANY, INC. 12634 EAST FWY HOUSTON, TX 77015	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/12/2002	\$0.00
MINDFIRE INC. 30 CORPORATE PARK STE 301 IRVINE, CA 92606	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/26/2008	\$0.00

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MINI DATA FORMS PO BOX 13490 LEXINGTON, KY 40583-3490	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MINICHELLO,JAMES R 5363 CRIMSON SKY CT CENTERVILLE, VA 20120-3002	ACCOUNT EXECUTIVE, 06/05/09	ASSIGN	9/13/2007	\$0.00
MINNESOTA LIFE 400 N ROBERT ST ST PAUL, MN 55101	CUSTOMER TRADE AGREEMENT	ASSIGN	9/15/1999	\$0.00
MINUTE PRINT IT 312 W SOUTH ST LEBANON, IN 46052	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MIRACLE,MARK A 17172 SILVER MOUND LN PARKER, CO 80134-8995	REG SALES MGR, 11/12/10	ASSIGN	8/21/2009	\$0.00
MISKIEL,CHESTER D 1470 BILLY MAX DR SW MABLETON, GA 30126-2060	SALES REPRESENTATIVE AGREEMENT	ASSIGN	10/12/2009	\$0.00
MISSEL,JANE 340 NORTH CHURCH DR HARDY, VA 24101-2616	SALES REPRESENTATIVE AGREEMENT	ASSIGN	3/12/2010	\$0.00
MITCHELL COUNTY HOSPITAL 400 W 8TH PO BOX 399 BELOIT, KS 67420-0399	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2000	\$0.00
MITSUBISHI MOTOR CORP 100 N. MITSUBISHI MOTORWAY NORMAL , IL 38595	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/31/2005	\$0.00
MITTAL STEEL 3300 DICKEY RD EAST CHICAGO, IN 46312	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/11/2007	\$0.00
MITTAL STEEL USA INC 3300 DICKEY RD E CHICAGO, IN 46312	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/11/2007	\$0.00
MODER,JEFFERY L 10005 ROSE BROOK LN APT 107 HUNTERSVILLE, NC 28078-3380	EXECUTIVE CONTRACT	ASSIGN	7/1/2009	\$0.00
MODERN PRESS 808 1ST ST SW NEW BRIGHTON, MN 55112	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MODIS PROFESSIONAL SERVICES 6440 ATLANTIC BLVD JACKSONVILLE, FL 32211	CUSTOMER TRADE AGREEMENT	ASSIGN	7/28/1997	\$0.00
MONARCH LITHO 1501 DATE ST MONTEBELLO, CA 90640	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MONEY SERVICES, INC. 1150 SOUTH OLIVE ST LOS ANGELES, CA 90015	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2008	\$0.00
MONROE COUNTY 39 W MAIN ST ROCHESTER, NY 14614	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/4/2005	\$0.00

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MONSTER WORLDWIDE, INC 7800 W BROWN DEER RD STE 200 MILWAUKEE, WI 53223	MASTER SERVICES AGREEMENT	ASSIGN	1/12/2010	\$0.00
MONTGOMERY COUNTY MEMORIAL HOSPITAL 2301 EATERN AVE RED OAK, IA 51566	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/4/2004	\$0.00
MONTGOMERY HOSPITAL NORRISTOWN, PA 1301 POWELL ST NORRISTOWN, PA 19401-3377	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	3/4/2010	\$0.00
MONTGOMERY TEACHERS FEDERAL CREDIT UNION 200 PROFESSIONAL DR 4TH FL GATHERSBURG, MD 20879	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/18/2004	\$0.00
MONTGOMERY, BRIAN 25 FRY CT SPRINGBORO, OH 45066-8690	SALES SUPPORT AGREEMENT	ASSIGN	10/31/2009	\$0.00
MOODY PRINTING AND MAIL MARKETING 990 HWY 287 N STE 106 178 MANSFIELD, TX 76063	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/1/2004	\$0.00
MOODY RAMBIN INTERESTS 3003 W ALABAMA HOUSTON, TX 77098	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/4/2002	\$0.00
MOORE NORTH AMERICA, INC. ATTENTION: INTELLECTUAL PROPERTY DEPARTMENT 300 LANG BOULEVARD GRAND ISLAND, NY 14072	PATENT LICENSE AGREEMENT	ASSIGN	5/5/2000	\$0.00
MOORE, SUSAN K 2949 WAYLAND AVE DAYTON, OH 45420-3056	SALES SUPPORT AGREEMENT	ASSIGN	8/13/2010	\$0.00
MORGAN STANLEY 1585 BROADWAY NEW YORK, NY 39906	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/3/2009	\$0.00
MORRISON LAMOTHE INC. 399 EVANS AVE TORONTO, ON M8Z-1K9	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/1/2004	\$0.00
MOSCHIDES, GEORGE 9811 W CHARLESTON BLVD #2-393 LAS VEGAS, NV 89117-7519	SALES REPRESENTATIVE AGREEMENT, 02/02/11	ASSIGN	7/1/2009	\$0.00
MOTHERAL PRINTING COMPANY PO BOX 201233 DALLAS, TX 75320	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/29/2010	\$0.00
MOUNT SNOW LTD ROUTE 100 MOUNT SNOW, VT 05356	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/28/2009	\$0.00
MOUNTAIN AMERICA 7181 S CAMPUS VIEW DR WEST JORDAN, UT 84084	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/18/2008	\$0.00
MOUNTAIN AMERICA CREDIT UNION 7181 S CAMPUS VIEW DR WEST JORDAN, UT 84084	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/3/2009	\$0.00

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MOUNTAIN AMERICA FEDERAL CREDIT UNION 7181 S CAMPUS VIEW DR WEST JORDAN, UT 84084	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	6/1/2009	\$0.00
MR LABEL COMPANY INC 5018 GRAY RD CINCINNATI, OH 45232	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MRM, LLC 3115 E. MULBERRY FT. COLLINS, CO 39002	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/12/2006	\$0.00
MSAS 9000 N. ROYAL LANE IRVING, TX 36802	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/3/2000	\$0.00
MSX INTERNATIONAL 1426 PACIFIC DR AUBURN HILLS, MI 48326	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/13/2003	\$0.00
MUELLER, COURTNEY N 325 TELFORD AVE DAYTON, OH 45419-3224	SALES SUPPORT AGREEMENT	ASSIGN	8/16/2010	\$0.00
MULLEN 101 N CHERRY ST WINSTON SALEM, NC 27101	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/26/2009	\$0.00
MULLEN, RONALD M 114 COOPER AVE UPPER MONTCLAIR, NJ 07043-2219	ACCOUNT EXECUTIVE, 07/27/09	ASSIGN	9/6/2005	\$0.00
MULTI TASK SOLUTIONS 40 HILLSBORO PARK STE 402 NASHVILLE, TN 37215	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/12/2009	\$0.00
MULTIPRINT, INC. 13611 PARK BLVD STE H SEMINOLE, FL 33776	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
MULTI-TASK SOLUTIONS, LLC 4521 TROWSDALE DRIVE NASHVILLE, TN 37204	CUSTOMER TRADE AGREEMENT	ASSIGN	10/12/2009	\$0.00
MUNICH RE AMERICA SERVICES, INC. 555 COLLEGE RD EAST PRINCETON, NJ 08543	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2010	\$0.00
MURAWSKI, STEVEN J 414 243RD PL SE SAMMAMISH, WA 98074-3453	MGR STRATEGIC ACCOUNTS, 10/08/09	ASSIGN	11/18/2004	\$0.00
MURPHY JR, JAMES M 10701 SCHINDEL CT GREAT FALLS, VA 22066	ACC EXEC, 05/14/09	ASSIGN	6/26/1996	\$0.00
MURRAY, WILLIAM F 3431 WHITEHALL DR DALLAS, TX 75229	NON-SOLICITATION AGREEMENT	ASSIGN	2/8/2001	\$0.00
MUSIC AND ARTS CENTERS 4626 WEDGEWOOD BLVD FREDERICK, MD 21703	CUSTOMER TRADE AGREEMENT	ASSIGN	8/23/2006	\$0.00
MUTUAL BANK 570 WASHINGTON ST WHITMAN, MA 02382	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2009	\$0.00

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MYITGROUP LLC 10370 RICHMOND AVE STE 450 HOUSTON, TX 77042	SERVICES AGREEMENT	ASSIGN	6/20/2008	\$0.00
N & M TRANSFER CO. 630 MUTTART RD NEENAH, WI 54956	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/15/2007	\$0.00
N&M TRANSFER CO., INC. 630 MUTTART RD NEENAH, WI 54956	VENDOR AGREEMENT	ASSIGN	11/15/2007	\$0.00
NAGLE, TERRY 4980 ACADEMY ST SAN DIEGO, CA 92109	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/26/2009	\$0.00
NAGRA ID CRET DU LOCLE 19 PO BOX 1419 LACHAUX DE FUNDS, NE2301 SWITZERLAND	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/1/2005	\$0.00
NAI UTAH COMMERCIAL PROPERTY M 343 EAST 500 SOUTH SALT LAKE CITY, UT 84111-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	5/7/1998	\$0.00
NAIFCO REALTY DBA MERIDIAN BUSINESS PARK PO BOX 269015 OKLAHOMA CITY, OK 73126-9015	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	5/1/1993	\$0.00
NANAKULI AUTO PARTS 87 2044 FARRINGTON HWY WAIANAE, HI 96792-3750	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/3/2003	\$0.00
NASA FEDERAL CREDIT UNION 500 PRINCE GEORGES BLVD UPPER MARLBORO, MD 20774	CUSTOMER TRADE AGREEMENT	ASSIGN	8/30/2006	\$0.00
NASA FEDERAL CREDIT UNION 500 PRINCE GEORGES BLVD UPPER MARLBORO, MD 20774	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	9/12/2006	\$0.00
NASDAQ OMX GROUP, INC. 1 LIBERTY PLAZA #4900 NEW YORK, NY 10006-1400	NONDISCLOSURE LETTER AGREEMENT RE POTENTIAL TRANSACTION	ASSIGN	6/30/2005	\$0.00
NASHUA CORP 9212 PAYSHIRE CIR CHICAGO, IL 60674	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
NATION PIZZA 601 E ALGONQUIN RD SCHAUMBURG, IL 60173	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/24/2003	\$0.00
NATIONAL AUTO CARE 101 GREEN MEADOWS DR WESTERVILLE, OH 43081	CUSTOMER TRADE AGREEMENT	ASSIGN	2/18/2002	\$0.00
NATIONAL AUTO CARE CORPORATION 101 GREEN MEADOWS DR WESTERVILLE, OH 43081	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2002	\$0.00
NATIONAL BANK OF INDIANAPOLIS 107 NORTH PENNSYLVANIA STE 700 INDIANAPOLIS, IN 46204	CUSTOMER TRADE AGREEMENT	ASSIGN	8/20/1999	\$0.00
NATIONAL BRAIN TUMOR SOCIETY 124 WATERTOWN ST NO 2D WATERTOWN, MA 02472	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/2009	\$0.00



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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
NATIONAL BUSINESS FORMS 5809 W MENLO AVE FRESNO, CA 93722-3077	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/15/2002	\$0.00
NATIONAL BUSINESS FORMS, INC 100 PENNSYLVANIA AVE GREENEVILLE, TN 37743	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/1/2003	\$0.00
NATIONAL CARTON & COATING CO 1439 LAVELLE DR XENIA, OH 45385	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/8/2001	\$0.00
NATIONAL CHECK BUREAU UNIFUND 10625 TECHWOODS CIR CINCINNATI, OH 45242	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/4/2008	\$0.00
NATIONAL CITY BANK 249 FIFTH AVE PITTSBURGH, PA 15222	CUSTOMER TRADE AGREEMENT	ASSIGN	9/16/2009	\$0.00
NATIONAL CITY BANK 1900 EAST NINTH ST CLEVELAND, OH 44114	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/14/2008	\$0.00
NATIONAL CITY BANK 6 N MAIN ST DAYTON, OH 45412	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/25/2001	\$0.00
NATIONAL COLLOID CO., THE 906 ADAMS ST STEUBENVILLE, OH 43952	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/2/2002	\$0.00
NATIONAL COLOR GRAPHICS 1755 WILLIAMSTOWN RD ERIAL, NJ 08081	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
NATIONAL CROP INSURANCE SERVICES 8900 INDIAN CREEK PARKWAY NO 600 OVERLAND PARK, KS 66210	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/7/2008	\$0.00
NATIONAL FUEL GAS DISTRIBUTION COMPANY 6363 MAIN ST WILLIAMSVILLE, NY 14221-5887	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/7/2004	\$0.00
NATIONAL GRID 477 DEXTER ST PROVIDENCE, RI 02907	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/21/2009	\$0.00
NATIONAL IMPRINT CO WILLIAM WARD INDUSTRIAL PARK CLAYSBURG, PA 16625	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
NATIONAL LEAGUE FOR NURSING 61 BROADWAY 33RD FL NEW YORK, NY 10006	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/4/2002	\$0.00
NATIONAL LEASING GROUP 1558 WILLSON PL WINNIPEG, MB R3T	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/17/2003	\$0.00
NATIONAL LINEN SERVICE 1420 PEACHTREE ST ATLANTA, GA 30309	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/16/2004	\$0.00
NATIONAL LINEN SERVICE 4111 PLEASANTDALE RD DORAVILLE, GA 30340	CUSTOMER TRADE AGREEMENT	ASSIGN	3/31/2006	\$0.00
NATIONAL PRINT GROUP PO BOX 116424 ATLANTA, GA 30368-6424	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/27/2008	\$0.00

In re: Workflow Management Inc, et. al.

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NATIONAL PRINT GROUP PO BOX 116424 ATLANTA, GA 30368-6424	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	6/1/2008	\$0.00
NATIONAL PRINTING CO 510 N FIFTH ST SAN JOSE, CA 95112	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/1/2004	\$0.00
NATIONAL PROCESSING COMPANY 5100 INTERCHANGE WAY LOUISVILLE, KY 40229	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	2/6/2009	\$0.00
NATIONAL REPRODUCTIONS 229 WEST 28TH ST NEW YORK, NY 10001	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
NATIONAL REVENUE CORPORATION 2323 LAKE CLUB DR COLUMBUS, OH 43232	CUSTOMER TRADE AGREEMENT	ASSIGN	9/5/2000	\$0.00
NATIONAL SAFETY ALLIANCE INC 1000 ALDERMAN DR ALPHARETTA, GA 30005	THIRD PARTY ADMINISTRATION AGREEMENT - CONTROLLED SUBSTANCES	ASSIGN	2/14/2005	\$0.00
NATIONAL SEMICONDUCTOR CORPORATION 2900 SEMICONDUCTOR DR SANTA CLARA, CA 94051	CUSTOMER TRADE AGREEMENT	ASSIGN	11/16/2007	\$0.00
NATIONAL SERVICE CENTER 15-C PELHAM RIDGE DRIVE GREENVILLE, SC 29615	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
NATIONAL SPINNING COMPANY, INC. 1481 W SECOND ST WASHINGTON, NC 27889	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2002	\$0.00
NATIONAL WINE & SPIRITS PO BOX 1602 INDIANAPOLIS, IN 46206	CUSTOMER TRADE AGREEMENT	ASSIGN	12/6/2007	\$0.00
NATIONWIDE ADVERTISING SERVICE, LLC 441 VINE ST STE F4510 CINCINNATI, OH 45202	SERVICES AGREEMENT	ASSIGN	9/30/2002	\$0.00
NATIONWIDE DISTRIBUTION & WAREHOUSING CORPORATION 4601 RIVERVIEW BLVD ST LOUIS, MO 63128	SERVICES AGREEMENT	ASSIGN	2/23/2005	\$0.00
NATIONWIDE HEALTH PLANS 1651 EXPOSITION BOULEVARD NO 100 SACRAMENTO, CA 95843	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/3/2006	\$0.00
NATIONWIDE LIFE INSURANCE COMPANY ONE NATIONWIDE PLAZA COLUMBUS, OH 43216	BUSINES TRAVEL INSURANCE PROVIDER	ASSIGN	4/1/2010	\$0.00
NATIONWIDE LIFE INSURANCE COMPANY ONE NATIONWIDE PLAZA COLUMBUS, OH 43216	SALES PRE-HIRE ASSESSMENTS	ASSIGN	5/10/2010	\$0.00
NATIONWIDE MUTUAL INSURANCE COMPANY ONE NATIONWIDE PLZ COLUMBUS, OH 43215-2220	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2005	\$0.00
NATIONWIDE PAPERS 15005 NORTHERN LAMIRADA, CA 90638	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/25/2002	\$0.00
NATIONWIDE SERVICES CO 15005 NORTHERN LAMIRADA, CA 90638	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/25/2002	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
NATURALAWN OF AMERICA 3150 REAR BALTIMORE FINKSBURG, MD 21048	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/10/2003	\$0.00
NAVEED, FAISAL 6102 E LINCOLN DR PARADISE VALLEY, AZ 85253-4256	REGIONAL SALES MANAGER	ASSIGN	8/31/2009	\$0.00
NAVIGANT INTERNATIONAL 84 INVERNESS CIR WEST ENGLEWOOD, CO 80112	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2000	\$0.00
NAVITOR INC 7220 WEST WILSON AVE HARWOOD HEIGHT, IL 60706	STRATEGIC SOUCING AGREEMENT	ASSIGN	10/28/2008	\$0.00
NAVY EXCHANGE SVC COMMAND (NEXCOM) 3280 VIRGINIA BEACH BLVD VIRGINIA BEACH, VA 23452	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/6/2007	\$0.00
NBS SYSTEMS INC. 1000 SOUTH OLD RT 66 MT OLIVE, IL 62069	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/16/2009	\$0.00
NCB FSB 139 S HIGH ST HILLSBORO, OH 45133	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/23/2006	\$0.00
NCDR LLC (KOOL SMILES) 400 GALLERIA PKWY SE ATLANTA, GA 30339	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/10/2007	\$0.00
NCI 11327 COUNTRYWAY BLVD TAMPA, FL 33626	SERVICES AGREEMENT	ASSIGN	3/16/2005	\$0.00
NCI SUPPLIER SERVICES, LLC WILLIAM SQUARE CTR 5215 NORTH OCONNOR STE 200 IRVING, TX 75039	CONSULTING AGREEMENT	ASSIGN	6/1/2010	\$0.00
NEBCO 16 INTERNATIONAL WAY WARWICK, RI 02886	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/12/2003	\$0.00
NEERAV INFORMATION TECHNOLOGY PRIVATE LTD 105 PRIM ROSE, SERENE COUNTY - L&T INFOCITY GACCHIBOWLI, HYDERABAD 40322 INDIA	CORPORATE CONSULTANT AGREEMENT	ASSIGN	5/24/2010	\$0.00
NEI GLOBAL RELOCATION COMPANY 8701 WEST DODGE RD OMAHA, NE 68114	RELOCATION SERVICES AGREEMENT	ASSIGN	7/15/2008	\$0.00
NEIGHBORCARE 9 CREEK PKWY BOOTHWYN, PA 19061	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/11/2003	\$0.00
NEIGHBORS CREDIT UNION 6300 S LINDBERGH ST LOUIS, MO 63123	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/23/2008	\$0.00
NEIGHBORS CREDIT UNION 6300 S LINDBERGH ST LOUIS, MO 63123	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/22/2008	\$0.00
NEIGHBORS CREDIT UNION 6300 S LINDBERGH ST LOUIS, MO 63123	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/21/2008	\$0.00

In re: Workflow Management Inc, et. al.

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NELMAR SECURITY PACKAGING SYS INC 3100 DES BATISSEURS ST TERREBONNE, J6Y 0A2 CANADA	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
NELSON TREE SERVICE, INC. 3300 OFFICE PARK DR DAYTON, OH 45439	CUSTOMER TRADE AGREEMENT	ASSIGN	4/2/2003	\$0.00
NEMOURS FOUNDATION (I.E. DUPONT) 1600 ROCKLAND RD WILMINGTON, DE 19899	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/3/2004	\$0.00
NEPS 7 STILES RD STE 201 SALEM, NH 03079	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/12/2007	\$0.00
NESTLE 2132 OLD GEORGIA HWY GAFFNEY, SC 29340	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/18/2004	\$0.00
NETJETS SERVICES INC. 4111 BRIDGEWAY AVE COLUMBUS, OH 43219	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/3/2005	\$0.00
NETWORK DYNAMICS CABLING, INC 1760 DIVIDEND DR COLUMBUS, OH 43228	VENDOR AGREEMENT	ASSIGN	9/14/2001	\$0.00
NETWORK PRINTING INC 1500 ARLINGTON AVE LOUISVILLE, KY 40206	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
NEUFELD, RACHEL E 437 CONGER AVE COLLINGSWOOD, NJ 08108	SALES REP, 10/04/09	ASSIGN	8/1/2008	\$0.00
NEVADA HEALTHCARE COOPERATIVE FKA WASHOE HEALTH SYSTEM, INC. 77 PRINGLE WAY RENO, NV 89502	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2000	\$0.00
NEVS INK INC 2500 W SUNSET DR WAUKESHA, WI 53189	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/22/2003	\$0.00
NEW BEGINNING ENTERPRISE 540 JUDSON AVE YOUNGSTOWN, OH 44511	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/16/2009	\$0.00
NEW ENGLAND MOTOR FREIGHT 1 71 NORTH AVE EAST ELIZABETH, NJ	CONTRACT FOR TRANSPORTATION BY MOTOR CARRIER	ASSIGN	10/10/2001	\$0.00
NEW HERMES, INC. 2200 NORTHMONT PKWY DULUTH, GA 30096	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/20/2000	\$0.00
NEW JERSEY BUSINESS FORMS WEST SHEFFIELD AVE ENGLEWOOD, NJ 07631	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/1/2009	\$0.00
NEW JERSEY BUSINESS FORMS MANUFACTURING CORP. WEST SHEFFIELD AVE ENGLEWOOD, NJ 07631	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2001	\$0.00
NEW YORK CITY EMPLOYEES 335 ADAMS ST BROOKLYN, NY 11201	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/7/2009	\$0.00

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NEW YORK EYE & EAR INFIRMARY 2ND AVE AT 14TH ST NEW YORK, NY 10003	CUSTOMER TRADE AGREEMENT	ASSIGN	3/4/1991	\$0.00
NEW YORK LIFE 51 MADISON AVE NEW YORK, NY 10010	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/12/2009	\$0.00
NEW YORK LIFE INSURANCE COMPANY 51 MADISON AVE NEW YORK, NY 10010	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2009	\$0.00
NEW YORK LIFE INSURANCE COMPANY 51 MADISON AVE NEW YORK, NY 10010	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	NOT DATED	\$0.00
NEW YORK TIMES 620 EIGHTH AVE NEW YORK, NY 10018	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/9/2008	\$0.00
NEW YORK TIMES COMPANY 620 EIGHTH AVE NEW YORK, NY 10018	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	10/9/2008	\$0.00
NEWELL RUBBERMAID 8736 NORTH POINT EXEC DR STE 250 HUNTERSVILLE, NC 28078	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/20/2006	\$0.00
NEWELL RUBBERMAID 7840 ROSWELL RD NO 200 SANDY SPRINGS, GA 30350	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/20/2006	\$0.00
NEWLINE NOOSH, INC. D/B/A NLN GLOBAL 1300 ISLAND DR STE 201 REDWOOD CITY, CA 94065	MASTER SERVICES AGREEMENT	ASSIGN	4/9/2008	\$119,487.00
NEWLINEOOSH, INC. 1300 ISLAND DR STE 201 REDWOOD CITY, CA 94065	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/21/2010	\$0.00
NEWSPAPER SUPPORT SERVICES, INC 1313 N. MARKET STREET, FLOOR 10 WILMINGTON, DE 37675	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/23/2003	\$0.00
NEXPAK 52 GREEN POND RD ROCKAWAY, NJ 07866	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/7/2001	\$0.00
NEXPAK 2444 MEADOWBROOK PARKWAY DULUTH, GA 30096	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/25/2002	\$0.00
NEXTEL COMMUNICATIONS, INC. 2001 EDMUND HALLEY DR RESTON, VA 20191	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/30/2003	\$0.00
NFS LEASING, INC. 900 CUMMINGS CTR STE 309V BEVERLY, MA 01915	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/22/2009	\$0.00
NICELY,JOHN 8482 CYPRESS TR WAYNESVILLE, OH 45068-8397	VP MARKETING, 03/31/09	ASSIGN	9/1/2006	\$0.00

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NICIPHOR JR,PETE A 6142 FRIESIAN TERR MOSELEY, VA 23120-1624	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
NIDEC FKA EMERSON MOTOR COMPANY 8100 W FLORISSANT ST LOUIS, MO 63136	CUSTOMER TRADE AGREEMENT	ASSIGN	12/10/1996	\$0.00
NIH FEDERAL CREDIT UNION 111 ROCKVILLE PIKE STE 500 ROCKVILLE, MD 20852	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/2010	\$0.00
NIKE RETAIL SERVICES INC 1 BOWERMAN DR BEAVERTON, OR 97005	GIFT CARD AGREEMENT	ASSIGN	12/9/2008	\$0.00
NINE WEST 1129 WESTCHESTER AVE WHITE PLAINS, NY 10604	CUSTOMER TRADE AGREEMENT	ASSIGN	7/27/2007	\$0.00
NISCAYAH, INC. PO BOX 644346 PITTSBURGH, PA 15264	MASTER INSTALLATION / SERVICE AGREEMENT	ASSIGN	2/4/2010	\$0.00
NISSAN MEXICANA, S.A. DE C.V. INSURGENTES SUR 1958 8TH PISO COL FLORIDA, 01030 MEXICO	CUSTOMER TRADE AGREEMENT	ASSIGN	7/29/2004	\$0.00
NISSAN NORTH AMERICA, INC. 990 WEST 190TH STREET TORRANCE, CA 90502 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	3/18/1996	\$0.00
NISSAN NORTH AMERICA, INC. 983 NISSAN DR SMYRNA, TN 37167-4405	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/20/2003	\$0.00
NIVA REALTY, S.E. PO BOX 11978 SAN JUAN, PR 00922-1978	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	12/4/2000	\$40,966.00
NM TRANSFER CO INC 630 MUTTART RD NEENAH, WI 54956	CARRIER AGREEMENT	ASSIGN	11/15/2007	\$0.00
NORFOLK SOUTHERN CORPORATION 110 FRANKLIN RD S E ROANOKE, VA 24042	CUSTOMER TRADE AGREEMENT	ASSIGN	4/16/1997	\$0.00
NORGREN, INC. 5400 S DELAWARE LITTLETON, CO 80120	CUSTOMER TRADE AGREEMENT	ASSIGN	5/23/2008	\$0.00
NORRING,DARYL 4516 SADDLEWOOD DR MINNETONKA, MN 55345	SALES REPRESENTATIVE AGREEMENT	ASSIGN	2/15/2005	\$0.00
NORTH CAROLINA RATE BUREAU 5401 SIX FORKS RD RALEIGH, NC 27609	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/19/2005	\$0.00
NORTH SHORE AUTO PARTS 66 252 KAMEHAMEHA HWY HALEIWA, HI 96712	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/26/2002	\$0.00
NORTH SHORE MANAGEMENT 5 REVERE DR STE 200 NORTHBROOK, IL 60062	CA EARTHQUAKE INSURANCE, NSM30192	ASSIGN	8/14/2010	\$0.00

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NORTHBAY HEALTHCARE SYSTEM 1031 ALDRIDGE RD STE E VACAVILLE, CA 95688	CUSTOMER TRADE AGREEMENT	ASSIGN	10/3/2005	\$0.00
NORTHEAST BANK 158 CT ST AUBURN, ME 04210	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/3/2005	\$0.00
NORTHEAST MEDICAL CENTER 920 CHURCH ST NORTH CONCORD, NC 28025	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/15/2007	\$0.00
NORTHEAST REPROGRAPHICS 80 CENTRAL ST BANGOR, ME 04401	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
NORTHEO MANAGEMENT SERVICES LP DBA COLONNADE PROPERTIES LLC 30600 TELEGRAPH RD STE 1386 BINGHAM FARMS, MI 48025	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/29/2001	\$0.00
NORTHERN AUTOMOTIVE 3440 W LEWIS STE E PHOENIX, AZ 85009	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/1990	\$0.00
NORTHERN MICHIGAN HOSPITAL 416 CONNABLE AVE PETOSKEY, MI 49770-2212	CUSTOMER CONTRACT LOP	ASSIGN	3/8/2006	\$0.00
NORTHFIELD SAVINGS BANK 14 MAIN ST NORTHFIELD, VT 05663	CUSTOMER TRADE AGREEMENT	ASSIGN	9/24/1997	\$0.00
NORTHFIELD SAVINGS BANK 33 SOUTH MAIN ST NORTHFIELD, VT 05663	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/16/2000	\$0.00
NORTHSTAR MARKETING COMMUNICATION 2001 GEHMAN RD KEVLPSBILLE, PA 19443	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
NORTHSTAR RECYCLING GROUP PO BOX 1450 SPRINGFIELD, MA 01101-1450	CUSTOMER TRADE AGREEMENT	ASSIGN	6/6/2008	\$0.00
NORTHWEST AIRLINES 2700 LONE OAK PKWY EAGAN, MN 55121-1534	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/13/2003	\$0.00
NORTHWEST AIRLINES (AEROXCHANGE) 2700 LONE OAK PKWY EAGAN, MN 55121-1534	SERVICES AGREEMENT	ASSIGN	5/29/2002	\$0.00
NORTHWEST AIRLINES, INC. 2700 LONE OAK PKWY EAGAN, MN 55121	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/27/2007	\$0.00
NORTHWEST BUSINESS PARK III LL 1827 WALDEN OFFICE SQUARE STE 590 SCHAUMBURG, IL 60173-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	3/15/2004	\$0.00
NORTHWEST COMMUNITY HOSPITAL 3060 SALT CREEK LN NO 110 ARLINGTON HEIGHTS, IL 60005-5027	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	3/1/2009	\$0.00
NORTHWEST COMMUNITY HOSPITAL 3060 SALT CREEK LN ARLINGTON HTS, IL 60005	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2009	\$0.00

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NORTHWEST HORTICULTURE, LLC 14113 RIVERBEND RD MOUNT VERNON, WA 98273	CUSTOMER TRADE AGREEMENT	ASSIGN	4/20/2005	\$0.00
NORTHWESTERN MEDICAL FACULTY FOUNDATION 251 EAST HURON STREET CHICAGO, IL 60611-2908 USA	CUSTOMER CONTRACT LOP	ASSIGN	10/1/2006	\$0.00
NORTHWESTERN MEMORIAL HOSPITAL 211 E ONTARIO ST STE 609 CHICAGO, IL 60611	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2010	\$0.00
NORTHWESTERN MUTUAL LIFE INSURANCE COMPANY 611 E WISCONSIN AVE STE 300 MILWAUKEE, WI 53202	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/19/2003	\$0.00
NORTHWESTERN MUTUAL LIFE INSURANCE COMPANY 611 E WISCONSIN AVE STE 300 MILWAUKEE, WI 53202	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/19/2003	\$0.00
NORWALK COMMUNITY HOSPITAL 13222 BLOOMFIELD AVE NORWALK, CA 90650	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/1995	\$0.00
NORWOOD OPERATING COMPANY 10 WEST MARKET STREET STE 1400 INDIANAPOLIS, IN 46204	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	9/1/2005	\$0.00
NOVA INFORMATION SYSTEMS, INC. ONE CONCOURSE PKWY STE 300 ATLANTA, GA 30328	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/11/2003	\$0.00
NOVA INFORMATION SYSTEMS, INC. ONE CONCOURSE PKWY STE 300 ATLANTA, GA 30328	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/22/2007	\$0.00
NOVARTIS PHARMACEUTICALS CORP. 59 ROUTE 10 EAST HANOVER, NJ 07936	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/29/2005	\$0.00
NOVARTIS PHARMACEUTICALS CORPORATION 59 ROUTE 10 E HANOVER, NJ 07936-1080	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/29/2005	\$0.00
NOVATION, LLC 75 REMITTANCE DRIVE STE 1420 CHICAGO, IL 60675	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2009	\$0.00
NOVATION, LLC 75 REMITTANCE DRIVE STE 1420 CHICAGO, IL 60675	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2009	\$0.00
NOVATION, LLC 125 E JOHN CARPENTER FWY IRVING, TX 75014-0909	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/25/2002	\$0.00
NOVEX SYSTEMS LLC (FORMERLY WHEELER PUB.) 6400 HILLCREST DR VALLEYVIEW, OH 44125	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2005	\$0.00



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NOW COURIER & NETWORK DELIVERY PO BOX 6945 PROVIDENCE, RI 02940	CARRIER AGREEMENT	ASSIGN	2/20/2006	\$0.00
NOW COURIER LLC PO BOX 3366 PAWTUCKET, RI 02860	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/20/2006	\$0.00
NOW COURIER, LLC PO BOX 3366 PAWTUCKET, RI 02860	CARRIER AGREEMENT	ASSIGN	2/20/2006	\$0.00
NRECA 4301 WILSON BLVD ARLINGTON, VA 22203	CUSTOMER TRADE AGREEMENT	ASSIGN	9/25/2001	\$0.00
NSF INTERNATIONAL 789 N DIXBORO ANN ARBOR, MI 48113	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/31/2003	\$0.00
NSK CORPORATION 4200 GROSS RD ANN ARBOR, MI 48105	SERVICE AND SUPPORT AGREEMENT	ASSIGN	3/1/2005	\$0.00
NSO PRESS INC (2006-2007) BOX 88532 MILWAUKEE, WI 53288-0532	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/1/2006	\$0.00
NSTAR ELECTRIC & GAS CORPORATION 1 NSTAR WAY STE 250 WESTWOOD, MA 02090	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/4/2003	\$0.00
NUSIGN SUPPLY, INC. 1365 DARIUS CT CITY OF INDUSTRY, CA 91745	RENTAL AGREEMENT	ASSIGN	5/1/2009	\$22,733.00
NUWAVE TECHNOLOGY INC 3259 ST RT 219 COLDWATER, OH 45828	SERVICES AGREEMENT	ASSIGN	7/30/2007	\$0.00
NYKUN,LORRAINE 8689 JE-NE-BE DR NE ROCKFORD, MI 49341	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
NYLONCRAFT, INC. 1640 E CHICAGO RD JONESVILLE, MI 49250	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/22/2005	\$0.00
NYU HOSPITALS CENTER 550 560 FIRST AVE NEW YORK, NY 10016	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2007	\$0.00
O J & C COMPANY 6345 SKYLINE HOUSTON, TX 77057	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/11/2002	\$0.00
O'BRIEN,IAN M 8242 CORAL BELL COURT LIBERTY TWP, OH 45044 USA	CIO, 09/17/09	ASSIGN	9/21/2006	\$0.00
O'BRIEN,JAMES D 2533 E. WHIPP ROAD KETTERING, OH 45440 USA	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/23/2010	\$0.00
O'BRIEN,RICHARD J 90 PARKVIEW LOWELL, MA 01852 USA	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/8/2008	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
O'BRIEN,TIMOTHY P 3232 PRYDUN DR. WHITEHALL, PA 18052 USA	ACC EXEC, 04/21/09	ASSIGN	3/1/1990	\$0.00
OCE' FINANCIAL SERVICES INC 5450 N CUMBERLAND AVE CHICAGO, IL 60656	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2006	\$0.00
OCE FINANCIAL SERVICES, INC. 5450 N CUMBERLAND AVE CHICAGO, IL 60656	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/21/2006	\$0.00
OCE' FINANCIAL SERVICES, INC. 5600 BROKEN SOUND BLVD BOCA RATON, FL 33487	LEASING SCHEDULE TO MASTER LEASE	ASSIGN	10/9/2009	\$0.00
OCE FINANCIALS SERVICES, INC 5450 CUMBERLAND AVE CHICAGO, IL 60656	EQUIPMENT LEASES	ASSIGN	11/30/2007	\$0.00
OCE FINANCIALS SERVICES, INC. 5450 CUMBERLAND AVENUE CHICAGO, IL 60656	EQUIPMENT SCHEDULE 1003142-010, L1003142, TIMONIUM	ASSIGN	01/01/2008- 12/31/2012	\$0.00
OCE FINANCIALS SERVICES, INC. 5451 CUMBERLAND AVENUE CHICAGO, IL 60657	EQUIPMENT SCHEDULE 1003142-011, L1003142, TIMONIUM	ASSIGN	04/01/2008- 03/31/2013	\$0.00
OCE NORTH AMERICA INC 5450 N CUMBERLAND AVE CHICAGO, IL 60656	PURCHASE, MAINTENANCE & SOFTWARE LICENSE	ASSIGN	8/31/2006	\$0.00
OCE' NORTH AMERICA, INC. 5600 BROKEN SOUND BLVD BOCA RATON, FL 33487	EQUIPMENT PURCHASE, MAINTENANCE & SOFTWARE LICENSE SCHEDULE	ASSIGN	10/9/2009	\$0.00
OCE' PRINTING SYSTEMS USA, INC. 5600 BROKEN SOUND BLVD BOCA RATON, FL 33487	MASTER MAINTENANCE AGREEMENT	ASSIGN	11/8/2002	\$0.00
OCE' PRINTING SYSTEMS USA, INC. 5600 BROKEN SOUND BLVD BOCA RATON, FL 33487	MASTER PURCHASE AGREEMENT - LEASE	ASSIGN	11/8/2002	\$50,633.00
OCE' PRINTING SYSTEMS USA, INC. 5600 BROKEN SOUND BLVD BOCA RATON, FL 33487	MASTER SOFTWARE LICENSE AGREEMENT	ASSIGN	7/31/2003	\$0.00
OCEAN KING 1013 E ASHLAND AVE FOLCROFT, PA 19032	CUSTOMER TRADE AGREEMENT	ASSIGN	2/3/2003	\$0.00
OCE-USA INC 5600 BROKEN SOUND BOCA RATON, FL 33787	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/21/2002	\$0.00
O'CONNOR,MONIKA E 79 JENKINS ST. MERRICK, NY 11566 USA	SALES REP, 10/22/10	ASSIGN	8/1/2008	\$0.00
O'CONNOR,RICHARD C 270 BLUE HILLS DR. SOUTHINGTON, CT 06489 USA	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
O'DONNELL,JOHN D 501 DOGWOOD CT. MOON TOWNSHIP, PA 15108 USA	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/21/2004	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
O'DONNELL, PATRICK 154 BLAINE ST FAIRFIELD, CT 06824 USA	SALES REPRESENTATIVE AGREEMENT	ASSIGN	4/5/2010	\$0.00
ODYSSEY HEALTHCARE INC. 717 NORTH HARWOOD DRIVE STE 1500 DALLAS, TX 75201	CUSTOMER TRADE AGREEMENT	ASSIGN	8/20/2002	\$0.00
OEC GRAPHICS INC PO BOX 2443 ATTN ACCOUNTS RECEIVABLE OSHKOSH, WI 54903	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
OFFICE DEPOT, INC. 2200 OLD GERMANTOWN ROAD DELRAY BEACH, FL 39759	SUPPLY AGREEMENT	ASSIGN	4/1/2005	\$0.00
OFFICE DEPOT, INC. 2200 OLD GERMANTOWN ROAD DELRAY BEACH, FL 39759	GROUP PURCHASING AGREEMENT - VENDOR	ASSIGN	11/7/2008	\$0.00
OFFICE ELECTRONICS, INC. DENNIS G. MAHORNEY 82 NORTH COUNTRY CLUB ROAD PALM BEACH, FL 33480	ACQUISITION OF OEI PURSUANT TO A PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN (PURCHASE OF CERTAIN ASSETS)	ASSIGN	3/23/2000	\$0.00
OFFICE ELECTRONICS, INC. DENNIS G. MAHORNEY 82 NORTH COUNTRY CLUB ROAD PALM BEACH, FL 33480	ACQUISITION OF OEI PURSUANT TO A PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN (PURCHASE OF HOUSTON REAL ESTATE)	ASSIGN	3/23/2000	\$0.00
OFFICE MAX, INC 1331 BOLTONFIELD ST COLUMBUS, OH 43228	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/6/2009	\$0.00
OFFICEMAX INCORPORATED 263 SHUMAN BLVD NAPERVILLE, IL 60563	SERVICES AGREEMENT - OFFICE SUPPLIES	ASSIGN	4/1/2009	\$0.00
OFFICEMAX NORTH AMERICA, INC. 263 SHUMAN BLVD NAPERVILLE, IL 60563	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2006	\$0.00
OFFICIAL OFFSET CORPORATION 8600 NEW HORIZONS BLVD BENJAMIN PAULINO AMITYVILLE, NY 11701	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
OGE ENERGY CORPORATION 321 N HARVEY OKLAHOMA CITY, OK 73102	CUSTOMER TRADE AGREEMENT	ASSIGN	4/30/2007	\$0.00
OHIO HEALTH CORPORATION 3420 OLENGANGY RIVER RD COLUMBUS, OH 43202	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/20/2008	\$0.00
O'KELLY III, SAMUEL G 1320 HAMPTON LANE MUNDELEIN, IL 60060 USA	STRATEGIC ACCT EXEC - PROMO, 07/27/09	ASSIGN	3/24/2008	\$0.00
OKLAHOMA FARM BUREAU MUTUAL INSURANCE 2501 N STILES PO BOX 53332 OKLAHOMA CITY, OK 73105	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2002	\$0.00
OLD REPUBLIC EXCHANGE FACILITATOR COMPANY 900 FORT STREET MALL STE 1900 HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/2/2002	\$0.00

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OLYMPUS IMAGING CORPORATION 43 2 HATAGAYA 2 CHOME SHIBUYA KU TOYKO, JAPAN	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/8/2009	\$0.00
OLYMPUS PRESS, INC. 3400 SOUTH 150TH STREET TUKWILA, WA 39326	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	9/1/2007	\$0.00
OMAHA PRINT 4700 F ST OMAHA, NE 68117-1482	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2008	\$0.00
OMEGA DIAGNOSTICS ONE ST MARY PL SHREVEPORT, LA 71101	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/31/2005	\$0.00
OMERS PRIVATE EQUITY, INC. ATTN: ANDREW PEEL, DIRECTOR LEGAL RBP SOUTH TOWER 200 BAY STREET, SUITE 2010 TORONTO, M5J 2J2 CANADA	CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT IN CONNECTION WITH CREDIT FACILITIES 2010 REFINANCE	ASSIGN	1/12/2010	\$0.00
OMLIN,ERIC A 2727 NW QUIMBY ST PORTLAND, OR 97210-2450	SALES REPRESENTATIVE AGREEMENT	ASSIGN	1/15/2009	\$0.00
OMLIN,LARRY 3354 212TH CT SE SAMMAMISH, WA 98075	SALES REPRESENTATIVE AGREEMENT	ASSIGN	5/28/2009	\$0.00
ONE AMERICA 1 AMERICAN SQUARE INDIANAPOLIS, IN 46206	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/21/2005	\$0.00
ONE AMERICA FINANCIAL PARTNERS ONE AMERICAN SQUARE INDIANAPOLIS, IN 46206	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/26/2005	\$0.00
ONE BEACON INSURANCE ONE BEACON LN CANTON, MA 02021	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/5/2008	\$0.00
ONE SOURCE INFORMATION SERVICES 300 BAKER AVE CONCORD, MA 01742	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/3/2010	\$0.00
ONPOINT COMMUNITY CREDIT UNION 2701 NW VAUGHN STE 800 PORTLAND, OR 97210	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	10/5/2006	\$0.00
ONTARIO CREDIT CORP 7037 FLY RD E SYRACUSE, NY 13057	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/12/2009	\$0.00
OUBE, INC 105 E. NORTH STREET, SUITE 200 GREENVILLE, SC 39108	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/26/2007	\$0.00
OPEN TECHNOLOGY SOLUTIONS 8085 SOUTH CHESTER ST STE 100 CENTENNIAL, CO 80112	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/3/2008	\$0.00

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OPEN TECHNOLOGY SOLUTIONS LLC (OTS) 8085 SOUTH CHESTER STREET STE 100 CENTENNIAL, CO 80112	CUSTOMER TRADE AGREEMENT	ASSIGN	9/12/2008	\$0.00
OPENORDERS INC 400 CENTRE ST NEWTON, MA 02458	SOFTWARE LICENSE AGREEMENT	ASSIGN	9/12/2000	\$0.00
OPERA SOLUTIONS LLC 100 PARK AVE 9TH FL NEW YORK, NY 10017	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/22/2007	\$0.00
OPERA SOLUTIONS, LLC 100 PARK AVE 9TH FL NEW YORK, NY 10017	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/22/2007	\$0.00
OPINION RESEARCH CORPORATION 571 LONG BOW DR MAUMEE, OH 43537	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/15/2004	\$0.00
OPTIMA HEALTH 4417 CORPORATION LN VA BEACH, VA 23462	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/9/2009	\$0.00
OPTIMA HEALTH PLAN 4417 CORPORATION LN VIRGINIA BEACH, VA 23462-7401	CUSTOMER TRADE AGREEMENT	ASSIGN	4/8/2010	\$0.00
OPTIO SOFTWARE INC 3015 WINDWARD PLZ ALPHARETTA, GA 30005	MASTER LICENSE AGREEMENT	ASSIGN	6/27/2005	\$0.00
OPTOVUE 45531 NORTHPORT LOOP FREMONT, CA 94538	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/8/2008	\$0.00
ORACLE 500 ORACLE PARKWAY REDWOOD CITY, CA 94065	ORACLE LICENSE AGREEMENT	ASSIGN	NOT DATED	\$0.00
ORACLE CORPORATION PO BOX 71028 CHICAGO, IL 60694-1028	LICENSE AND SERVICE AGREEMENT	ASSIGN	8/30/2004	\$0.00
ORACLE CREDIT CORPORATION 500 ORACLE PKWY REDWOOD, CA 94065	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/17/2004	\$0.00
OREGON HEALTH & SCIENCE UNIVERSITY 2525 SW FIRST AVENUE STE 140 PORTLAND, OR 97201-4753	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2010	\$0.00
OREGON HEALTH & SCIENCE UNIVERSITY 3930 SW MACADAM AVE MC104 PORTLAND, OR 97201	BUSINESS ASSOCIATE ADDENDUM	ASSIGN	4/14/2003	\$0.00
ORGANIZATIONAL CONSULTING GROUP 36550 CHESTER RD STE 5408 AVON, OH 44011	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/15/2006	\$0.00
ORIZON INGENUITY 1555 S. COMMERCIAL STREET NEENAH, WI 39310	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/16/2007	\$0.00

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OSCAR T SMITH COMPANY 901 E FAYETTE ST BALTIMORE, MD 21202	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
OSU FEDERAL CREDIT UNION PO BOX 306 CORVALLIS, OR 97339	CUSTOMER TRADE AGREEMENT	ASSIGN	7/2/2002	\$0.00
OSU FEDERAL CREDIT UNION PO BOX 306 CORVALLIS, OR 97339	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/29/2002	\$0.00
OTEN, MELODIE C 15201 CLEARWATER TR NO 204 CHESTERFIELD, VA 23832-1917	ACCOUNT MANAGER, 12/30/09	ASSIGN	8/1/2008	\$0.00
OTIS WAREHOUSE III, INC. C/O LINCOLN PROPERTY COMPANY 67 SOUTH BEDFORD ST BURLINGTON, MA 01803-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2004	\$0.00
OUTLOOK GROUP CORP DEPT NO 5294PO BOX 3090 MILWAUKEE, WI 53201	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
OUTRIGGER ENTERPRISES, INC. 2375 KUHIO AVE HONOLULU, HI 96815	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2009	\$0.00
OVERLAKE HOSPITAL MEDICAL CENTER 1035 116TH AVE NE BELLEVUE, WA 98004	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/14/2004	\$0.00
OXFORD CONTAINER, CORP PO BOX 98 NEW OXFORD, PA 37917	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/23/2003	\$0.00
OXFORD LITHO GRAPHIC 44 WEST 28TH ST NEW YORK, NY 10001	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/1/2007	\$0.00
OXFORD MERGERS & ACQUISITIONS 4685 MACARTHUR CT NEWPORT BEACH, CA 92660	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/1/2009	\$0.00
P & A GROUP 17 CT ST STE 500 BUFFALO, NY 14202	CUSTOMER TRADE AGREEMENT	ASSIGN	7/28/2003	\$0.00
P + O NED LLOYD ONE MEADOWLANDS PLAZA EAST RUTHERFORD, NJ 07073 USA	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/15/2000	\$0.00
PACCAR INC 777 106TH AVE BELLEVUE, WA 98004	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/18/2003	\$0.00
PACE, JERRY 5390 BRITTAINWOOD RD KERNERSVILLE, NC 27284-9693	SALES REPRESENTATIVE AGREEMENT, 01/28/11	ASSIGN	6/15/2009	\$0.00
PACER STACKTRAIN 1111 BROADWAY OAKLAND, CA 94607	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2000	\$0.00
PACIFIC COAST BUILDING PRODUCTS, INC. 3001 I ST SACRAMENTO, CA 95816	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/30/2003	\$0.00

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PACIFIC COPY & PRINT 1700 N MARKET SACRAMENTO, CA 95834	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2004	\$0.00
PACIFIC GAS & ELECTRIC PO BOX 7760 SAN FRANCISCO, CA 94120-7760	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/28/2003	\$0.00
PACIFIC LIFE INSURANCE PO BOX 9000 300 BAR HARBOR DR NEWPORT BEACH, CA 92658-9030	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/8/2004	\$0.00
PACIFIC PRINTING & FULFILLMENT 2645 MERCANTILE DR RANCHO CORDOVA, CA 95742	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PACIFIC RIM CAPITAL INC 15 ENTERPRISE STE 400 ALISO VIEJO, CA 92656	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/22/2008	\$0.00
PACIFIC RIM CAPITAL, INC. 15 ENTERPRISE STE 400 ALISO VIEJO, CA 92656	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/22/2008	\$0.00
PACIFICORP 825 NE MULTNOMAH PORTLAND, OR 97232	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/2002	\$0.00
PACKAGING CORPORATION OF AMERICA 1900 WEST FIELD CT LAKE FOREST, IL 60045	CONTAINER SALES AGREEMENT	ASSIGN	1/1/2010	\$112,941.10
PACTRUST 1498 SE TECH CTR PL NO 150 VANCOUVER, WA 98683	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/10/2004	\$0.00
PADGETT PRINTING PO BOX 910460 DALLAS, TX 75391-0460	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
PAETEC SOFTWARE CORPORATION 600 WILLOWBROOK OFFICE PARK FAIRPORT, NY 14450	LICENSE AND MAINTENANCE AGREEMENT	ASSIGN	3/6/2006	\$0.00
PAGEFLEX INC 215 FIRST ST CAMBRIDGE, MA 02142	LICENSE AGREEMENT	ASSIGN	12/22/2000	\$0.00
PAISLEY, ROBERT L 4532 BROOKWOOD RD CHARLOTTE, NC 28215-8730	ACCOUNT MANAGER, 04/20/09	ASSIGN	3/3/2006	\$0.00
PALEN, JOANN 407 AMY DR ABINGDON, MD 21009-1549	SALES SUPPORT AGREEMENT	ASSIGN	4/14/2008	\$0.00
PALM BEACH CAPITAL PARTNERS ATTN: RICHARD SCHLANGER 505 SOUTH FLAGLER STREET, SUITE 1400 WEST PALM BEACH, FL 33401	NONDISCLOSURE AGREEMENT IN CONNECTION WITH THE SALE UNITED ENVELOPE, LLC	ASSIGN	1/19/2009	\$0.00
PAL-MED 16400 NW 2ND AVE STE 203 NORTH MIAMI BEACH, FL 33169-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	8/1/2010	\$0.00

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PALOMAR POMERADO HEALTH 15255 INNOVATION DR STE 204 SAN DIEGO, CA 92128	CUSTOMER TRADE AGREEMENT	ASSIGN	8/8/2006	\$0.00
PANATTONI DEVELOPMENT 2001 KIRBY S 501 HOUSTON, TX 77019	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/17/2002	\$0.00
PANINI NORTH AMERICA 577 CONGRESS PARK DR DAYTON, OH 45459	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/6/2004	\$0.00
PANORAMA VALLEY/GREECE OBSTETRICS AND GYNECOLOGY 1401 STONE RD ROCHESTER, NY 14615	CUSTOMER TRADE AGREEMENT	ASSIGN	5/13/1994	\$0.00
PAPER SOLUTIONS 5335 S NATIONAL DR KNOXVILLE, TN 37914	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
PAPER SOLUTIONS, LLC 5335 S NATIONAL DR KNOXVILLE, TN 37914	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/29/2009	\$0.00
PAPER SYSTEMS INC 185 S. PIONEER BLVD SPRINGBORO, OH 45066	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PARACHUTE MARKETING GROUP LLC 60 REVERE DRIVE STE 820 NORTHBROOK, IL 60062	CONSULTING AGREEMENT	ASSIGN	6/5/2008	\$0.00
PAR-A-DICE HOTEL CASINO 21 BLACKJACK BLVD EAST PEORIA, IL 61611	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/27/2009	\$0.00
PARADISE BEVERAGES 94 1450 MOANIANI ST WAIPAHU, HI 96797	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/26/2002	\$0.00
PARAGON GROUP PO BOX 7518 OLYMPIA, WA 98507	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	4/2/2009	\$0.00
PARAGON GROUP (THE) PO BOX 7518 OLYMPIA, WA 98507	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/3/2009	\$0.00
PARAGON GROUP (UK) LIMITED ROYEX HOUSE ALDERMANBURY SQUARE LONDON, EC2V 7HR ENGLAND	NON-DISCLOSURE	ASSIGN	6/2/2006	\$0.00
PARAGON GROUP (UK) LIMITED ROYEX HOUSE ALDERMANBURY SQUARE LONDON, EC2V 7HR ENGLAND	AGREEMENT FOR PROVISION OF PRODUCTS AND/OR SERVICES	ASSIGN	7/3/2001	\$0.00
PARAGON GROUP (UK) LIMITED ROYEX HOUSE ALDERMANBURY SQUARE LONDON, EC2V 7HR ENGLAND	AGREEMENT FOR REFERRAL OF BUSINESS	ASSIGN	7/3/2001	\$0.00
PARK MANAGEMENT GROUP 4770 S ATLANTA RD SMYRNA, GA 30080	CUSTOMER TRADE AGREEMENT	ASSIGN	1/25/2005	\$0.00
PARK PLACE TECHNOLOGIES, INC. 8401 CHAGRIN RD CLEVELAND, OH 44023	MAINTENANCE SERVICE AGREEMENT	ASSIGN	4/30/2010	\$0.00



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PARKDALE MILLS 501 W 10TH ST CHARLOTTE, NC 28202	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/3/1997	\$0.00
PARTHENON REALTY INSURANCE COMPANY, LLC 11700 GREAT OAKS STE 200 NORCROSS, GA 30092	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2006	\$0.00
PARTNERS PRESS PO BOX 628 OAKS, PA 19456-0628	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PASADENA FEDERAL CREDIT UNION 1038 S FAIR OAKS AVE PASADENA, CA 91109	CUSTOMER TRADE AGREEMENT	ASSIGN	4/10/1995	\$0.00
PASSPORT AMERICA 602 S MAIN STREEET CRESTVIEW, FL 32536	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2007	\$0.00
PASTA MILL, LTD., THE 12803 149TH ST NW EDMONTON, AB T5L 2J7	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/12/2004	\$0.00
PATENTED PRINTING 1630 E SECOND ST DAYTON, OH 45403	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PATRIOT GROUP PO BOX 10761 LANCASTER, PA 38729	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/12/2006	\$0.00
PAYDAY USA 5901 PEACHTREE DUNWOODY RD STE A 550 ATLANTA, GA 30328	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/14/2002	\$0.00
PAYMETRIC INC 13340 NORTHWEST FWY STE 900 HOUSTON, TX 77040	MASTER SOFTWARE LICENSE AND SERVICES AGREEMENT	ASSIGN	3/31/2005	\$0.00
PB SYSTEMS INC 230 COMMERCE NO 180 IRVINE, CA 92602	SERVICES AGREEMENT	ASSIGN	9/7/2006	\$0.00
PB SYSTEMS, INC. 230 COMMERCE NO 180 IRVINE, CA 92602	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/14/2005	\$0.00
PBC SAN MATEO, LLC 1900 SOUTH NORFOLK STE 350 SAN MATEO, CA 94403-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	6/25/2010	\$0.00
PCI GROUP, INC. 185 OSER AVE HAUPPAUGE, NY 11788	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/3/2003	\$0.00
PECOS I-215 EXECUTIVE SUITES LLC. 9017 S PECOS RD NO 4500 HENDERSON, NV 89074	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	11/1/2009	\$0.00
PELCO 3500 PELCO WAY FRESNO, CA 93612	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/11/2005	\$0.00
PELGER, MICHAEL M 2404 FAIRBANKS DR CLEARWATER, FL 33764-2812	DEALER CONSULT, 10/13/09	ASSIGN	2/14/1999	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
PENN LIBERTY BANK 353 W LANCASTER AVE WAYNE, PA 19087	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/9/2004	\$0.00
PENN MUTUAL LIFE INS CO (PML) 600 DRESHER RD HORSHAM, PA 19044	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/18/2010	\$0.00
PENN MUTUAL LIFE INS. CO. 600 DRESHER RD HORSHAM, PA 19044	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	9/5/2006	\$0.00
PENN MUTUAL LIFE INSURANCE COMPANY 600 DRESHER RD HORSHAM, PA 19044	CUSTOMER TRADE AGREEMENT	ASSIGN	2/16/2007	\$0.00
PENN-GROVER ENVELOPE, CORP. STUART GROVER 2 TRAILS END CHAPPAQUA, NY 10514 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	10/5/1998	\$0.00
PENNOCK HOSPITAL 1009 W GREEN ST HASTINGS, MI 49058	CUSTOMER TRADE AGREEMENT	ASSIGN	2/15/1992	\$0.00
PENNSYLVANIA HIGHER EDUCATION ASSISTANCE AGENCY 1200 N 7TH ST HARRISBURG, PA 17102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/30/2009	\$0.00
PENNSYLVANIA NATIONAL MUTUAL CASUALTY INSURANCE COMPANY AND ITS AFFILIATED COMPANIES 1900 DERRY ST HARRISBURG, PA 17105	CUSTOMER TRADE AGREEMENT	ASSIGN	10/11/1996	\$0.00
PENSKE TRUCK LEASEING CO., L.P. RT 10 GREEN HILLS PO BOX 563 READING, PA 19603-0563	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/29/2001	\$0.00
PENSKE TRUCK LEASING CO, LP RT 10 GREEN HILLS READING, PA 19607	VEHICLE LEASE SERVICE AGREEMENT	ASSIGN	1/9/2006	\$0.00
PENSKE TRUCK LEASING CO., L.P. RT 10 GREEN HILLS READING, PA 19607	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2008	\$0.00
PENSKE TRUCK LEASING CO., L.P. 2470 WESTBELT DR COLUMBUS, OH 43228-3825	AUTO LEASE	ASSIGN	1/9/2006	\$0.00
PENSKE TRUCKING LEASING CO., LP RT 10 GREEN HILLS READING, PA 19607	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/3/2009	\$0.00
PEOPLES BANK & TRUST COMPANY 5840 W 74TH ST INDIANAPOLIS, IN 46278	CUSTOMER TRADE AGREEMENT	ASSIGN	9/23/1998	\$0.00
PEOPLE'S UNITED BANK PO BOX 1580 BRIDGEPORT, CT 06601-1580 USA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/9/2008	\$0.00
PEOPLESOFT, INC. PO BOX 71028 CHICAGO, IL 60694	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/18/2003	\$0.00

In re: Workflow Management Inc, et. al.

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PEOPLESOFT, INC. PO BOX 71028 CHICAGO, IL 60694	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/18/2003	\$0.00
PEOPLIS GREGORY J 2009 3RD ST MOLINE, IL 61265	ACCOUNT MANAGER, 12/01/09	ASSIGN	11/10/1998	\$0.00
PEPPERDINE UNIVERSITY 24255 PACIFIC COAST HWY MALIBU, CA 90263	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/25/2001	\$0.00
PEPSICO 555 W MONROE CHICAGO, IL 60661	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/24/2007	\$0.00
PER SE TRANSACTION SERVICES, INC. 2840 MOUNT WILKINSON PKWY ATLANTA, GA 30339	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2002	\$0.00
PERFECT CHINA SUPPLIES LIMITED RM P 4/F BLK 3 CAMEL PAINT BLDG 60 HOI YUEN RD KWUN TONG KOWIOON, HONG KONG	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT - VENDOR	ASSIGN	7/24/2002	\$0.00
PERFECT COMMERCE INC PO BOX 12079 NEWPORT NEWS, VA 23612	PROFESSIONAL SERVICES AGREEMENT	ASSIGN	5/25/2004	\$2,575.00
PERFECT OUTPUT OF KANSAS CITY, LLC 4860 COLLEGE BLVD LEAWOOD, KS 66211	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/21/2009	\$0.00
PERFECT OUTPUT OF KANSAS CITY, LLC 4860 COLLEGE BLVD LEAWOOD, KS 66211	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/21/2009	\$0.00
PERFECTION GROUP, INC. 2649 COMMERCE BLVD CINCINNATI, OH 45241	HVAC (CINCINNATI)	ASSIGN	7/18/2002	\$0.00
PERFORMANCE MARKETING 1501 42ND ST W DEMOINES, IA 50314	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/7/2006	\$0.00
PERFORMANCE OFFICE PAPERS, INC. PERFORMANCE OFFICE PAPERS, INC. PO BOX 1486 MINNEAPOLIS, MN 55480 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	4/6/2000	\$0.00
PERFUMANIA INC 35 SAWGRASS DR STE 2 BELLPORT, NY 11713	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/12/2010	\$0.00
PERMACEL 8485 PROSPECT AVE KANSAS CITY, MO 64132	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/12/2003	\$0.00
PERRONE ENTERPRISES 55C PLANT AVE HAUPPAUGE, NY 11788	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PERRY, TODD H 1635 46TH AVE SW SEATTLE, WA 98116-1627	DIR STRATEGIC ACCTS, 12/03/10	ASSIGN	9/1/2009	\$0.00
PERSHING HEALTH SYSTEM 130 E LOCKLING ST BROOKFIELD, MO 64628-2337	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00

In re: Workflow Management Inc, et. al.

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PERSHING LLC ONE PERSHING PLZ 4TH FL JERSEY CITY, NJ 07399	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/15/2004	\$0.00
PERSHING LLC ONE PERSHING PLZ 4TH FL JERSEY CITY, NJ 07399	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/17/2004	\$0.00
PETERS, CRAIG 3202 S BOSTON CT DENVER, CO 80231-6420	SALES REPRESENTATIVE AGREEMENT	ASSIGN	11/18/2009	\$0.00
PETLAND, INC. 250 RIVERSIDE ST CHILLICOTHE, OH 45601	CUSTOMER TRADE AGREEMENT	ASSIGN	9/4/2001	\$0.00
PETRO, JOCELYN 801 BIDDLE ST 1ST FL ARDMORE, PA 19003	CONSULTANT AGREEMENT	ASSIGN	2/25/2008	\$0.00
PETRO-VALUE/ASAP 11248 EAST HARDY ST HOUSTON, TX 77093	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/18/2002	\$0.00
PETSKY PRUNIER LLC 40 WALL STREET, 10TH FLOOR NEW YORK, NY 10005	NONDISCLOSURE LETTER AGREEMENT	ASSIGN	2/5/2009	\$0.00
PETSMART 7650 W LATHAM ST PHOENIX, AZ 85043	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/21/2002	\$0.00
PFB MEMBER SERVICE 510 S 31ST CAMP HILL, PA 17011	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/14/2003	\$0.00
PFG VENURES, L.P. DBA PROFORMA ATTN: DARLENE MALICKI C/O PROFORMA 6800 EAST PLEASANT VALLEY ROAD CLEVELAND, OH 44131	MUTUAL NONDISCLOSURE AGREEMENT	ASSIGN	3/15/2007	\$0.00
PFIZER INC. 235 EAST 42ND ST NEW YORK, NY 10017	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2009	\$0.00
PFIZER INC. 150 E 42ND ST NEW YORK, NY 10017	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/27/2004	\$0.00
PFPC INC. 400 BELLEVUE PKWY WILMINGTON, DE 19809	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/25/2007	\$0.00
PHARMACEUTICAL CARE NETWORK 2441 WARRENVILLE RD STE 610 LISLE, IL 60532	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/26/2004	\$0.00
PHE, INC. 202 MEADOWLAND DR HILLSBOROUGH, NC 27278	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/1999	\$0.00
PHEAA (PA HIGHER ED ASST AGENCY) 1200 N SEVENTH ST HQ6, HARRISBURG, PA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/30/2009	\$0.00

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PHG TECHNOLOGIES LLC 7101 EXECUTIVE CTR DR STE 201 BRENTWOOD, TN 37027	NONEXCLUSIVE DISTRIBUTOR AGREEMENT	ASSIGN	9/7/2004	\$0.00
PHILIP INDUSTRIAL SERVICES, USA 9700 HIGGINS RD STE 750 ROSEMONT, IL 60018	CUSTOMER TRADE AGREEMENT	ASSIGN	11/30/2000	\$0.00
PHILIPS ELECTRONICS NORTH AMERICA 1251 AVE OF THE AMERICAS NEW YORK, NY 10020	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2005	\$0.00
PHILIPS INTERNATIONAL B.V. PO BOX 567 8910 NEW YORK, NY 10017	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/9/2003	\$0.00
PHOEBE PUTNEY MEMORIAL HOSPITAL, INC. 417 THIRD AVE ALBANY, GA 31702	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/26/2002	\$0.00
PHOENIX INSURANCE COMPANY 300 WINDSOR ST HARTFORD, CT 06120	ALL INSURANCE POLICIES ISSUED BY THE TRAVELERS INDEMNITY COMPANY AND ITS AFFILIATES ("TRAVELERS") AND DEBTORS, AS INSURED, INCLUDING WORKERS' COMPENSATION AND GENERAL AND AUTOMOBILE LIABILITY POLICIES; ANY AGREEMENTS PRESCRIBING PREMIUM, REIMBURSEMENT, AND OTHER FINANCIAL OBLIGATIONS OWED TO TRAVELERS, INCLUDING THE PROVISION AND MAINTENANCE OF COLLATERAL BACKING THE OBLIGATIONS OF THE DEBTORS OWED TO TRAVELERS; AND ANY RELATED AGREEMENTS, FOR THE PERIOD BEGINNING APRIL 1, 2003 TO THE PRESENT, INCLUDING THE CURRENT POLICY YEAR THAT CONTINUES THROUGH AUGUST 1, 2011.	ASSIGN	8/1/2010 -8/1/2011	\$0.00
PHONE DIRECTORIES COMPANY, INC. 135 S MOUNTAINWAY DR OREM, UT 84058	CUSTOMER TRADE AGREEMENT	ASSIGN	4/11/2003	\$0.00
PHROPHIX SOFTWARE 2 ROBERT SPEAK PKWAY, SUITE 600 MISSISSAUGA, ONTARIO L4W 3T7 CANADA	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/12/2003	\$0.00
PHYSICIAN COMPUTER NETWORK, INC. 225 CHRISTIANAI ST CRANFORD, NJ 07016	CUSTOMER TRADE AGREEMENT	ASSIGN	2/14/1990	\$0.00
PHYSICIANS BILLING MANAGEMENT 20600 CHAGRIN BLVD STE 450 SHAKER HEIGHTS, OH 44122	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/1998	\$0.00
PICARIELLO, DONALD 612 FULLER ST LUDLOW, MA 01056-1311	SALES SUPPORT AGREEMENT	ASSIGN	6/7/2010	\$0.00
PINEBRIDGE INVESTMENTS LLC ATTN: BRIAN BRENNAN, VICE PRESIDENT & ASSISTANT GENERAL COUNSEL 277 PARK AVE., 42ND FLOOR NEW YORK, NY 10172	CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT	ASSIGN	1/7/2010	\$0.00
PINKERTON SYSTEMS INTEGRATION 1440 KEMPER MEADOW DR CINCINNATI, OH 45240	LETTER OF AGREEMENT	ASSIGN	8/31/2001	\$0.00
PINNACLE HEALTH 409 S 2ND ST HARRISBURG, PA 17104	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/23/2005	\$0.00

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PINNACLE HEALTH PO BOX 8700 HARRISBURG, PA 17105-8700	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/26/2007	\$0.00
PIONEER INVESTMENT MANAGEMENT USA INC. 60 STATE ST BOSTON, MA 02109	CUSTOMER TRADE AGREEMENT	ASSIGN	12/24/2004	\$0.00
PIONEER INVESTMENTS MANAGEMENT, INC. 60 STATE ST BOSTON, MA 02109	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/6/2003	\$0.00
PIONEER STANDARD 4800 EAST 131ST STREET CLEVELAND, OH 37784	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/12/2003	\$0.00
PIP PRINTING & DOCUMENT SERVICE (2005) 612 E ARLINGTON BLVD GREENVILLE, NC 27858	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2005	\$0.00
PISENTI, MIKE J. 1274 GREENBROOK DR DANVILLE, CA 94526	REGIONAL SALES MANAGER	ASSIGN	6/17/2009	\$0.00
PITNEY BOWES PO BOX 371887 PITTSBURGH, PA 15250-7887	EQUIPMENT LEASES	ASSIGN	12/20/2006	\$11,170.69
PITNEY BOWES 2225 AMERICAN DR NEENAH, WI 5495--1005	EQUIPMENT LEASES	ASSIGN	3/27/2002	\$0.00
PITNEY BOWES 2225 AMERICAN DR NEENAH, WI 5495--1005	EQUIPMENT LEASES	ASSIGN	4/22/2005	\$0.00
PITNEY BOWES PO BOX 856390 LOUISVILLE, KY 40285-6390	EQUIPMENT LEASES	ASSIGN	6/29/2005	\$0.00
PITNEY BOWES - TIMONIUM 2225 AMERICAN DR ATTN STACEY DATTA NEENAH, WI 54956	CAMERA PURCHASE	ASSIGN	3/25/2010	\$0.00
PITNEY BOWES CREDIT CORP 27 WATERVIEW SHELTON, CT 06484	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/30/2010	\$0.00
PITNEY BOWES CREDIT CORPORATION 2225 AMERICAN DR NEENAH, WI 54956	EQUIPMENT LEASES	ASSIGN	5/9/2003	\$0.00
PITNEY BOWES CREDIT CORPORATION 2225 AMERICAN DR NEENAH, WI 54956	EQUIPMENT LEASES	ASSIGN	12/20/2004	\$0.00
PITNEY BOWES CREDIT CORPORATION 2225 AMERICAN DR NEENAH, WI 54956	EQUIPMENT LEASES	ASSIGN	11/7/2006	\$0.00
PITNEY BOWES GLOBAL FINANCIAL SERVICES, LLC 27 WATERVIEW SHELTON, CT 06484	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/30/2010	\$0.00
PITNEY BOWES INC THROUGH ITS INTERNATIONAL MAIL SERVICES DIVISION 2225 AMERICAN DR NEENAH, WI 54956	MAIL PROCESSING/FREIGHT	ASSIGN	8/31/2009	\$0.00
PITT OHIO EXPRESS, INC. 15 27TH ST PITTSBURGH, PA 15222-4729	CARRIER AGREEMENT	ASSIGN	8/1/1998	\$0.00

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PITTSBURGH NINTH STREET ASSOC 209 NINTH ST STE 203 PITTSBURGH, PA 15222-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	5/1/2001	\$0.00
PIZZUTI COMPANIES, THE 2 MIRANOVA PL STE 800 COLUMBUS, OH 43215	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/13/2004	\$0.00
PLAINFIELD ASSET MANGEMENT LLC ATTN: ZIL HUMA 55 RAILROAD AVE. PLAZA LEVEL GREENWICH, CT 06830	NONDISCLOSURE LETTER AGREEMENT RE POTENTIAL INVESTMENT	ASSIGN	10/22/2008	\$0.00
PLANET BEACH FRANCHISING CORPORATION 5161 TARAVALLA RD MARRERO, LA 70072	CUSTOMER TRADE AGREEMENT	ASSIGN	7/11/2006	\$0.00
PLANTATION SWEETS RT NO 2 BOX 374 COBBTOWN, GA 30420	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/16/2002	\$0.00
PLANTE & MORAN, PLLC (ALSO TAKATA) 27400 NORTHWESTERN HWY SOUTHFIELD, MI 48037	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/30/2009	\$0.00
PLAXCO,THERESA A 15418 DOWNFORD DR TOMBALL, TX 77377	ACCOUNT MANAGER, 03/31/09	ASSIGN	NOT DATED	\$0.00
PLAYMAKER GRAPHICS, LLC 5396 DUNTEACHIN DR ELLICOTT CITY, MD 21043	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/16/2008	\$0.00
PLEASANTS HARDWARE CO (MCI CRAFTSMEN) 161 JOHN ROBERTS RD S PORTLAND, ME 04106	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/15/2004	\$0.00
PLEC,GREGORY M 3704 LILAC DR MEDINA, MN 55340-9814	REG SALES MGR, 11/02/10	ASSIGN	9/10/2009	\$0.00
PLM GROUP LTD. ATTN: MR. ROBERT ELLIS, MANAGING DIRECTOR C/O SCOTIA CAPITAL INC. 10 KING STREET, WEST BOX 4085, STATION "A" TORONTO, ONTARIO, M5W 2X6 CANADA	CONFIDENTIALITY LETTER AGREEMENT RE POTENTIAL TRANSACTION	ASSIGN	7/16/2007	\$0.00
PLUM VIEW MARKETING 6 HURON DRIVE NATICK , MA 39248	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/18/2008	\$0.00
PLUMVIEW MARKETING 6 HURON DRIVE NATICK , MA 39248	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/15/2007	\$0.00
PLUMVIEW MARKETING 6 HURON DRIVE NATICK , MA 39248	STRATEGIC SOURCING AGREEMENT	ASSIGN	1/1/2009	\$0.00
PNC BANK , N.A. PO BOX 821523 PHILADELPHIACINCINNATI, PAOH 19182-152345202	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/7/2008	\$0.00

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PNC BANK, NA 249 FIFTH AVE PITTSBURGH, PA 15222 USA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/12/2003	\$0.00
PNC BANK, NATIONAL ASSOCIATION 500 FIRST AVE PITTSBURGH, PA 15219	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/26/2009	\$0.00
PNC BANK, NATIONAL ASSOCIATION 500 FIRST AVE PITTSBURGH, PA 15219	PURCHASING CARD AGREEMENT	ASSIGN	5/25/2004	\$0.00
PNEUMATIC SCALE 10 ASCOT PKWY CUYAHOGA FALLS, OH 44223	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/12/2005	\$0.00
POINT CENTER FINANCIAL, INC. 30900 RANCHO VIEJO ROAD STE 100 SAN JUAN CAPISTRANO, CA 92675	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/11/2005	\$0.00
POLYVISION CORP. 2170 BARR SLOPE RD DIXONVILLE, PA 15784	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/24/2002	\$0.00
POMEROY IT SOLUTIONS, HEBRON 1020 PETERSBURG ROAD HEBRON, KY 37645	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/24/2003	\$0.00
POMEROY IT SOLUTIONS-COLUMBUS 1357 DUBLIN ROAD COLUMBUS, OH 37631	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/10/2003	\$0.00
POMEROY IT SOLUTIONS-DAYTON 478 WINDSOR PARK DRIVE DAYTON , OH 39829	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/16/2009	\$0.00
POORE, CHERYL L 8842 WASHINGTON COLONY DR CENTERVILLE, OH 45458	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	3/18/2010	\$0.00
POPULAR, INC. PO BOX 362708 SAN JUAN, PR 00936-2708	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2006	\$0.00
PORT HURON HOSPITAL 1221 PINE GROVE AVE PORT HURON, MI 48060	CUSTOMER CONTRACT LOP	ASSIGN	6/19/2006	\$0.00
PORTER ENGINEERED SYSTEMS, INC. 19635 U S 31 NORTH WESTFIELD, IN 46074	CUSTOMER TRADE AGREEMENT	ASSIGN	3/28/2006	\$0.00
POSH BAGEL, THE 3957 RIVERMARK PLZ SANTA CLARA, CA 95054	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/3/2000	\$0.00
POSSIBLENOW 4400 RIVER GREEN PKWY STE 100 DULUTH, GA 30096	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/28/2008	\$0.00
POUDREVALLEY HOSPITAL 1024 SOUTH LEMAY AVE FT COLLINS, CO 80524	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/1/2004	\$0.00
POWELL, DERRYK R 1217 STEINBECK WAY APT B FAIRBORN, OH 45324-8729	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	3/18/2010	\$0.00



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PP INDIANAPOLIS V PROJECT CORP C/O HDG MANSUR INV SERVICES 1200 W MARKET ST INDIANAPOLIS, IN 46204-2960	LESSEE - COMMERCIAL REAL ESTATE LEASE, PENDING LEASE MODIFICATION	ASSIGN / MODIFIED	11/1/2001	\$0.00
PPPHI ASSOCIATES LLC C/O SCANLANKEMPERBARD COMPANY 1211 SW FIFTH AVE STE 2600 PORTLAND, OR 97204-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	4/1/2005	\$0.00
PRACTICE HORIZONS LLC 1942 STATE ST HAMDEN, CT 06517-3803	LICENSE AGREEMENT	ASSIGN	3/26/2003	\$0.00
PRAGMATECH SOFTWARE INC 15 TRAFALGAR SQUARE NASHUA, NH 03063	SOFTWARE LICENSE AGREEMENT	ASSIGN	10/20/2004	\$0.00
PRAGMATECH SOFTWARE, INC. 15 TRAFALGAR SQUARE NASHUA, NH 03063	PURCHASE AUTHORIZATION	ASSIGN	6/7/2005	\$0.00
PRECEPT BUSINESS PRODUCTS, INC. 1909 WOODALL RODGERS PARKWAY PALM BEACH, FL 33480	ACQUISITION OF PRECEPT PURSUANT TO AN ASSET PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	2/8/2001	\$0.00
PRECISION CERTI PRO WAREHOUSE 6405 AMMENDEALE RD BELTSVILLE, MD 20705	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/30/2004	\$0.00
PRECISION CONTRACT MANUFACTURING 280 CLINTON STREET SPRINGFIELD , VT 38656	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/31/2005	\$0.00
PRECISION FABRICS GROUP, INC. 323 WEST VIRGINIA AVE VINTON, VA 24179	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/15/2008	\$0.00
PRECISION GRAPHICS CENTER 7051 PORTWEST SUITE 130 HOUSTON, TX 77024	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	9/1/2001	\$0.00
PRECISION INDUSTRIES, INC. 4911 SOUTH 96TH ST OMAHA, NE 68127	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/24/2006	\$0.00
PREFERRED PARTNERS, LLC 13936 GOLD CIR STE B OMAHA, NE 68144	SERVICES AGREEMENT	ASSIGN	4/9/2008	\$0.00
PREMARA BLUE CROSS 7001 220TH SW MOUNTLAKE TERRACE, WA 98043	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/30/2009	\$0.00
PREMERA BLUE CROSS 7001 220TH SW MOUNTLAKE TERRACE, WA 98043	CUSTOMER TRADE AGREEMENT	ASSIGN	11/16/1999	\$0.00
PREMIER 700 COMMERCE DR STE 100 OAK BROOK, IL 60523	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/5/2003	\$0.00
PREMIER COLOR GRAPHICS 324 S SANTA FE AVE VISALIA, CA 93292	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2004	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
PREMIER GRAPHICS INC (FORMERLY FABCO) 860 HONEYSPOUT RD STRATFORD, CT 06615	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PREMIER GRAPHICS, INC. 860 HONEYSPOUT RD STRATFORD, CT 06615	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	2/5/1999	\$0.00
PREMIER HEALTH PARTNERS 40 WEST FOURTH ST DAYTON, OH 45402	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2008	\$0.00
PREMIER HEALTH PARTNERS MIAMI VALLEY HOSPITAL ONE WYOMING ST DAYTON, OH 45409	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/14/2003	\$0.00
PREMIER HEALTH PARTNERS 40 W 4TH ST STE 200 DAYTON, OH 45402	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/5/2003	\$0.00
PREMIER PURCHASING PARTNERS 2320 CASCADE POINTE BLVD CHARLOTTE, NC 28208	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/30/2003	\$0.00
PREMIER PURCHASING PARTNERS 2320 CASCADE POINTE BLVD CHARLOTTE, NC 28208	CUSTOMER TRADE AGREEMENT	ASSIGN	8/31/2010	\$0.00
PREMIERE GLOBAL SERVICES, INC. 3280 PEACHTREE ROAD STE 100 ATLANTA, GA 30305	CUSTOMER TRADE AGREEMENT	ASSIGN	4/16/2009	\$0.00
PREMIERE TECHNOLOGIES, INC. 3399 PEACHTREE RD STE 600 ATLANTA, GA 30326	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/1999	\$0.00
PREO SOFTWARE 3553 31ST STREET NW, SUITE 202 CALGARY, 39251 CANADA	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/18/2007	\$0.00
PRESBYTERIAN HOSPITAL 1105 CENTRAL EXPRESSWAY NORTH ALLEN, TX 75013	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/22/2005	\$0.00
PRESCRIPTION BENEFITS, INC. 1901 6TH AVE NO STE 2400 BIRMINGHAM, AL 35203	BENEFIT PROVIDER	ASSIGN	1/1/2010	\$0.00
PRESIDIO TECHNOLOGY CAPITAL, LLC ONE SUN CT NORCROSS, GA 30092-9204	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/21/2009	\$0.00
PRESLEY, MICHAEL E 23953 SE 42ND PL ISSAQUAH, WA 98029	ACC EXEC, 12/30/09	ASSIGN	6/3/2009	\$0.00
PRESORT AMERICA 4227 WILLIAMS RD GROVEPORT, OH 43125	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/3/2003	\$0.00
PRESSWRITE PRINTING INC 3384 BROWNLOW AVE MINNEAPOLIS, MN 55426	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
PRESTON, DAVID B 1781 VALLEY RD NEW CASTLE, PA 16105	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/1/2009	\$0.00
PRICE WATERHOUSE COOPERS AND BEA 199 FREMONT STREET SAN FRANCISCO, CA 94105	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/21/2004	\$0.00
PRICE WATERHOUSE COOPERS, LLP 199 FREMONT ST SAN FRANCISCO, CA 94105	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/21/2004	\$0.00
PRIDE PRINTING & ENGRAVING 12848 MUSCATINE ST ARLETA, CA 91331	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PRIEMERA BLUE CROSS 7001 220 ST SW MOUNTLAKE TERRACE, WA 98043 USA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/2/2009	\$0.00
PRIMARY STEEL LLC 20 DAVIDSON LN NEW CASTLE, DE 19720	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/31/2010	\$0.00
PRIMARY STEEL, LLC 20 DAVIDSON LN NEW CASTLE, DE 19720	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/3/2007	\$0.00
PRIME ADVANTAGE, CORPORATION 980 N MICHIGAN AVE STE 1900 CHICAGO, IL 60611	CUSTOMER TRADE AGREEMENT	ASSIGN	2/23/2004	\$0.00
PRIME DIGITAL PRINTING 8929 KINGSRIDGE DR DAYTON, OH 45458	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PRIMEDIA HEALTHCARE 4101 INTERNATIONAL PKWY CARROLLTON, TX 75007	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/16/2005	\$0.00
PRIMEPAY MID-ATLANTIC, INC. 2000 CORPORATE RIDGE STE 775 MCLEAN, VA 22102	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/1/1996	\$0.00
PRIMESOURCEOPC 4134 GULF OF MEXICO DR STE 202 LONGBOT KEY, FL 34228	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/13/2004	\$0.00
PRINCETON COMMUNITY HOSPITAL 122 TWELFTH ST PRINCETON, WV 24740	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/26/2002	\$0.00
PRINT EDD PRODUCTS 8120 EXCHANGE DR NO 110 AUSTIN, TX 78754	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PRINT SOFT AMERICAS, INC 500 PARK BLVD, SUITE 270 ITASCA, IL 37796	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/24/2003	\$0.00
PRINTEGRA ( DIV. OF CENVEO/CUSTOM RESALE GROUP) 45 KNIGHT ST JAFFREY, NH 03452	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/21/2002	\$0.00
PRINTGRAPHICS 10950 SW 5TH STE 310 BEAVERTON, OR 97005	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00

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PRINTING BY THE MINUTE 3030 TULAROSA EL PASO, TX 79903	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
PRINTING SERVICES OF GREENSBORO 2206 N CHURCH ST GREENSBORO, NC 27405	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PRINTSYNC INC 6710 SW 111TH AVE BEAVERTON, OR 97008	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	11/1/2004	\$0.00
PRIORITY BUILDING SERVICES NATIONAL CENTRE, 2370 NATIONAL ROAD FAIRBORN, OH 38589	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2005	\$0.00
PRIORITY SERVICES PO BOX 19544 CHARLOTTE, NC 28219	CARRIER AGREEMENT	ASSIGN	8/25/2004	\$0.00
PRIVAT, REBECCA G 1418A DIAN HOUSTON, TX 77008-3708	ACC EXEC, 11/16/10	ASSIGN	5/22/2008	\$0.00
PRIVATIZER SYSTEMS, INC 401 LEO ST DAYTON, OH 45401	BLANKET PURCHASE AGREEMENT	ASSIGN	10/1/2001	\$0.00
PRO SPORTS CLUB 4455 148TH AVE NE BELLEVUE, WA 98007	CUSTOMER TRADE AGREEMENT	ASSIGN	9/21/1995	\$0.00
PRO TOWELS ETC 565 EPSILON DR PITTSBURGH, PA 15238	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/27/2008	\$0.00
PROCTOR HOSPITAL 5409 NORTH KNOXVILLE AVE PEORIA, IL 61614-5076	CUSTOMER CONTRACT LOU	ASSIGN	12/1/2009	\$0.00
PRODUCTION FABRICATIONS, INC. 1608 CRESTON ST MUSKEGON, MI 49442	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/30/2008	\$0.00
PROFESSIONAL HOSPITAL SUPPLY 43225 BUSINESS PARK DRIVE TEMECULA, CA 92590 USA	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/29/2007	\$0.00
PROFESSIONAL MAINTENANCE OF DAYTON 223 E HELENA ST DAYTON, OH 45404	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2005	\$0.00
PROFESSIONAL PRINTERS INC PO BOX 5287 WEST COLUMBIA, SC 29171	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2004	\$0.00
PROFESSIONAL SOFTWARE ASSOCIATES, INC. 2500 MITCHELL LAKE RD ATTICA, MI 48412	SERVICES AGREEMENT	ASSIGN	4/7/2010	\$0.00
PROFILE DIGITAL PRINTING 5449 MARINA DR DAYTON, OH 45449	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PROFITLAB, INC 1003 LAURENS ROAD, SUITE 101 GREENVILLE, SC 38177	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2004	\$0.00

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PROFITLINE, INC 9920 PACIFIC HEIGHTS BLVD, SUITE 200 SAN DIEGO, CA 38177	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2004	\$0.00
PROFORMA ATTN: DARLENE MALICKI 6800 PLEASANT VALLEY ROAD CLEVELAND, OH 44131	MUTUAL NONDISCLOSURE AGREEMENT	ASSIGN	6/2/2010	\$0.00
PROGRESS ENERGY PO BOX 1771 RALEIGH, NC 27602	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/20/2006	\$0.00
PROGRESSIVE CASUALTY INSURANCE 6300 WILSON MILLS RD MAYFIELD VILLAE, OH 44143	CUSTOMER TRADE AGREEMENT	ASSIGN	12/30/2008	\$0.00
PROGRESSIVE CASUALTY INSURANCE COMPANY 6300 WILSON MILLS RD MAYFIELD VILLAE, OH 44143	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/6/2008	\$0.00
PROGRESSIVE DIRECT INSURANCE COMPANY 6300 WILSON MILLS RD MAYFIELD VILLAGE, OH 44143	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2006	\$0.00
PROGRESSIVE PRINTERS INC PO BOX 144 DAYTON, OH 45404	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/19/2003	\$0.00
PROGRESSIVE RIBBON 1226 I LOOK DR MIDDLETOWN, OH 45042	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
PROLINK, INC 500 CHAPMAN STREET CANTON , MA 39163	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/22/2007	\$0.00
PROLOGIS 26277 SW 95TH AVE NO 405 WILSONVILLE, OR 97070	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/9/2003	\$0.00
PROLOGIS 3765 INTERCHANGE RD COLUMBUS, OH 43204	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	4/1/2005	\$17.00
PROLOGIS TRUST 3621 S HARBOR BLVD NO 200 SANTA ANA, CA 92704	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/7/2002	\$0.00
PROLOGIS TRUST 2791 PETERSON PL NORCROSS, GA 30071-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	1/1/1986	\$0.00
PROLOGIS TRUST 3621 S HARBOR BLVD STE 110 SANTA ANNA, CA 92704-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	7/1/2002	\$0.00
PRO-MED PO BOX 667967 CHARLOTTE, NC 28266	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/29/2002	\$0.00
PROOF-IT-ONLINE 200 CASCADE POINTE LN STE 106 CARY, NC 27513	AGREEMENT AND PURCHASE ORDER	ASSIGN	9/10/2009	\$0.00

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PROTIVITI INC 201 E 5TH ST STE 1430 CINCINNATI, OH 45040	SERVICES AGREEMENT	ASSIGN	3/25/2004	\$0.00
PROTOLOGICS CORP. 1517 REISTERSTOWN RD BALTIMORE, MD 21208	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/8/2002	\$0.00
PROTRANS INTERNATIONAL 8311 NORTH PERIMETER RD INDIANAPOLIS, IN 46241	SERVICES AGREEMENT - WAREHOUSE	ASSIGN	7/1/2008	\$0.00
PROVIDENT BANK 309 VINE ST CINCINNATI, OH 45202	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/7/2003	\$0.00
PRUDENTIAL FOX AND ROACH REAL ESTATE 431 WEST LANCASTER AVE DEVON, PA 19333	CUSTOMER TRADE AGREEMENT	ASSIGN	2/17/2010	\$0.00
PRUDENTIAL INSURANCE COMPANY OF AMERICA 751 BROAD ST NEWARK, NJ 07102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/26/2005	\$0.00
PRUDENTIAL INSURANCE COMPANY OF AMERICA 751 BROAD ST NEWARK, NJ 07102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/31/2005	\$0.00
PSB INTEGRATED MARKETING (FORMERLY CASABLANCA) 26012 ATLANTIC OCEAN LAKE FOREST, CA 92630	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
PSCU FINANCIAL SERVICES, INC. 560 CARILLON PKWY ST PETERSBURG, FL 33716	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/20/2002	\$0.00
PSE DATA PRODUCTS, INC. GEOFFREY L. NICHOLS 870 NORTH POINT STREET SAN FRANCISCO, CA 94109	ACQUISITION OF PSE PURSUANT TO A PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	10/30/2000	\$0.00
PSI TECHNOLOGIES CORPORATION 1101 CAPITAL OF TEXAS HWY SOUTH BUILDING K AUSTIN, TX 78746-4774	SERVICE CENTER AGREEMENT	ASSIGN	2/1/2000	\$0.00
PSION TEKLOGIX 1810 AIRPORT EXCHANGE BLVD STE 500 ERLANGER, KY 41018	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/13/2003	\$0.00
PUGET SOUND ENERGY PO BOX 90868 STE 3800 BELLEVUE, WA 98009	CUSTOMER TRADE AGREEMENT	ASSIGN	11/13/2008	\$0.00
PUGET SOUND ENERGY 10885 NE 4TH ST BELLEVUE, WA 98009	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/9/2010	\$0.00
PUGET SOUND ENERGY INC 10885 NE ST BELLEVUE, WA 98009-0868	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/25/2008	\$0.00
PUGET SOUND ENERGY, INC. 10885 NE 4TH ST PSE 10N BELLEVUE, WA 98009	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/22/2010	\$0.00
PULL A PART 4473 TILLY MILL RD ATLANTA, GA 30360-2107	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/4/2010	\$0.00

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PUMP IT UP 5820 STONERIDGE MALL RD STE 300 PLEASANTON, CA 94588	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/4/2005	\$0.00
PUMP IT UP 5820 STONERIDGE MALL RD STE 300 PLEASANTON, CA 94588	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/4/2005	\$0.00
PUSKAR,GARY 402 LENOX AVE WESTFIELD, NJ 07090	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
PUTNAM,MICHELE 2917 S BANNOCK ST ENGLEWOOD, CO 80110-1518	SALES SUPPORT AGREEMENT	ASSIGN	8/28/2009	\$0.00
PUTNAM,MICHELE L 2917 S BANNOCK ST ENGLEWOOD, CO 80110-1518	ACCT RELATIONSHIP MANAGER-M/CS, 12/17/10	ASSIGN	8/28/2009	\$0.00
PYLOR PAC TECHNOLOGIES, INC. 1700 CUM BERLAND POINT DR STE 24 MARIETTA, GA 30067	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2005	\$0.00
PYRAMID DELIVERY SYSTEMS INC PO BOX 944 BARBERTON, OH 44203-0944	CARRIER AGREEMENT	ASSIGN	8/26/2004	\$0.00
QTBILL.COM 5636 W 74TH ST INDIANAPOLIS, IN 46278	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/15/2008	\$0.00
QUAKER PLASTICS 103 S MANOR ST MOUNTVILLE, PA 17554	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/29/2003	\$0.00
QUALITY FORMS 4317 WEST US ROUTE 36PO BOX 1176 PIQUA, OH 45356	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
QUALITY PARK (FORMERLY IEC) 2 TABAS LANE EXTON, PA 19341-2753	CERTIFIED TRADE PARTNER	ASSIGN	5/25/1998	\$0.00
QUANTUM SNAP APPLIANCES INC. 2001 LOGIC DR SAN JOSE, CA 95124	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2001	\$0.00
QUANTUM, LLC 714 EAST MONUMENT, SUITE 103 DAYTON , OH 37431	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/24/2002	\$0.00
QUEBECOR WORLD ONE PIERCE PL ITASCA, IL 60143	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/24/2002	\$0.00
QUEST DIAGNOSTICS 161 A COMMERCE CIR SACRAMENTO, CA 95815	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/29/2005	\$0.00
QUEST DIAGNOSTICS INC 1 MALCOLM AVE TETERBORO, NJ 07608	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/18/2004	\$0.00
QUEST DIAGNOSTICS, INC 1 MALCOLM AVE TETERBORO, NJ 07608	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/25/2005	\$0.00

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QUICK TECH GRAPHICS PO BOX 607 SPRINGBORO, OH 45066-0607	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
QUICKSILVER EXPRESS COURIER PO BOX 64417 ST PAUL, MN 55164-0417	CARRIER AGREEMENT	ASSIGN	6/27/2006	\$0.00
QUICKSILVERHG 312 PENNINGTON LAWRENCEVILLE RD PENNINGTON, NJ 08534	CUSTOMER TRADE AGREEMENT	ASSIGN	6/22/2007	\$0.00
QUIGG, QIANA C 525 BROOKSIDE DR APT 4 DAYTON, OH 45406-4887	SALES SUPPORT AGREEMENT	ASSIGN	8/13/2010	\$0.00
QWEST COMMUNICATIONS CORPORATION 8044 MONTGOMERY RD CINCINNATI, OH 45236	NETWORK VPN SERVICE AGREEMENT	ASSIGN	11/6/2001	\$0.00
QWEST COMMUNICATIONS INC. 700 W MINERAL AVE LITTLETON, CO 80120	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/16/2003	\$0.00
QWEST CORPORATION 1801 CALIFORNIA ST STE 3800 DENVER, CO 80202	SERVICE AGREEMENT	ASSIGN	6/1/2006	\$0.00
QWEST CORPORATION 1801 CALIFORNIA ST STE 3800 DENVER, CO 80202	SERVICE AGREEMENT PROMOTION	ASSIGN	3/31/2003	\$0.00
R AND M DELIVERY PO BOX 807 ZYPHYRHILLS, FL 33539-0807	CARRIER AGREEMENT	ASSIGN	7/25/2007	\$0.00
R FULFILLMENT SOLUTIONS 705 BUFORD DR SOCORRO, NM 87801	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/8/2005	\$0.00
R&M DELIVERY PO BOX 807 ZEPHYRHILLS, FL 33539	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/25/2007	\$0.00
R. H. DONNELLEY INC 1001 WINSTEAD DR CARY, NC 27513	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/2/2007	\$0.00
R. J. REYNOLDS TOBACCO COMPANY 401 NORTH MAIN ST WINSTON SALEM, NC 27102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/6/2009	\$0.00
R.H. DONNELLEY, INC. 1001 WINSTEAD DR CARY, NC 27513	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/13/2007	\$0.00
R.J. REYNOLDS TOBACCO 401 NORTH MAIN ST WINSTON SALEM, NC 27102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/6/2009	\$0.00
R.R. DONNELLEY & SONS COMPANY RR DONNELLEY 3075 HIGHLAND PKWY DOWNERS GROVE, IL 60515	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/22/2003	\$0.00
R/M MANAGEMENT CO. INC. 8401 E INDIAN SCHOOL RD SCOTTSDALE, AZ 85251	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2004	\$0.00



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RABIDEAU,NATHAN R 2607 WALMAR DR LANSING, MI 48917	SALES REP, 04/15/09	ASSIGN	6/2/1997	\$0.00
RABY ENTERPRISES INC. DBA NSO PRESS 1921 EAST 68TH AVE DENVER, CO 80229	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/1/2006	\$0.00
RADIOLOGY ASSOCIATES 1329 LUSITANA STREET STE B 7 HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/8/2002	\$0.00
RADIUS SOLUTIONS 224-N DES PLAINES, SUITE 401 CHICAGO, IL 60661	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
RAFF PRINTING INC PO BOX 42365 PITTSBURGH, PA 15203	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
RAFLATAC INC PO BOX 713816 COLUMBUS, OH 43271-3816	MATERIALS REBATE	ASSIGN	1/1/2008	\$882.00
RAINMAKER HUMAN CAPITOL 79 CT ST EXETER, NH 03833	SERVICES AGREEMENT	ASSIGN	11/24/2008	\$0.00
RAMESH ANAND 230 COMMERCE STE 180 IRVINE, CA 92602	OUTSIDE CONTRACT EMPLOYMENT	ASSIGN	9/7/2006	\$0.00
RAND MEDICAL BILLING, A SUBSIDIARY OF ORION HEALTH CORP., INC. 1633 ERRINGER RD SIMI VALLEY, CA 93065	CUSTOMER TRADE AGREEMENT	ASSIGN	11/12/2007	\$0.00
RANROY PRINTING 4650 OVERLAND AVENUE SAN DIEGO, CA 92123	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	6/1/2004	\$0.00
RAPID DELIVERY 529 N WAYNE AVEPO BOX 15819 CINCINNATI, OH 45215	CARRIER AGREEMENT	ASSIGN	11/14/2008	\$0.00
RAPID SOLUTIONS GROUP 151 DETROIT ST DENVER, CO 80206	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/24/2007	\$0.00
RAPIDIGM, INC 4400 CAMPBELLS RUN ROAD PITTSBURGH, PA 15205	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/4/2004	\$0.00
RAPPAHANNOCK ELECTRIC COOPRATIVE PO BOX 7388 FREDRICKSBURG, VA 22404	CUSTOMER TRADE AGREEMENT	ASSIGN	10/3/1997	\$0.00
RASS TRADING GROUP 155 WEBSTER ST STE D HANOVER, MA 02339-1229	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/25/2002	\$0.00
RATIOCINATE, INC AND CHRISTOPHER SIEBERT 2227 COLFAX STREET EVANSTON, IL 60201	CONSULTANT AGREEMENT	ASSIGN	4/1/2010	\$0.00
RAUH, JAMES 5 WYNNEWOOD DRIVE COLLEGEVILLE, PA 19426 USA	EMPLOYMENT AGREEMENT	ASSIGN	10/5/1993	\$0.00
RAYMOND LEASING CORPORATION 23 S CANAL ST GREENE, NY 13778	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/21/2005	\$0.00

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RAYMOND LEASING CORPORATION PO BOX 203905 HOUSTON, TX 77216-3905	EQUIPMENT LEASES	ASSIGN	2/4/2004	\$0.00
RAYMOND LEASING CORPORATION PO BOX 203905 HOUSTON, TX 77216-3905	LEASE - EQUIPMENT	ASSIGN	2/5/2004	\$95,091.50
RAYTHEON COMPANY 47 FOUNDRY AVE WALTHAM, MA 02453	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/30/2004	\$0.00
RBM TECHNOLOGIES 25 MOUNT AUBURN ST NO 100 CAMBRIDGE, MA 02138	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/20/2007	\$0.00
RBS CITIZENS 1 CITIZENS PLZ PROVIDENCE, RI 02903	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/19/2008	\$0.00
RBS CITIZENS NA 1 CITIZENS PLZ PROVIDENCE, RI 02903	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/19/2008	\$0.00
RBS CITIZENS, N.A. 1 CITIZENS PLZ PROVIDENCE, RI 02903	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/19/2008	\$0.00
RC INVESTORS, LLC BEACON PL 6055 ROCKSIDE WOODS BLVD STE 100 INDEPENDENCE, OH 44131-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2001	\$24.00
READERS WHOLESale 1201 NAYLOR ST HOUSTON, TX 77003	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/28/2002	\$0.00
RECEIVABLE MANAGEMENT SERVICES CORP D/B/A RMS 240 EMERY ST BETHLEHEM, PA 18015	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2008	\$0.00
RECOVERY + SOLUTIONS, INC 5019 MCKINNEY AVENUE, SUITE 135 DALLAS , TX 75205	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/6/2007	\$0.00
RED CANOE CREDIT UNION FKA WEYERHAEUSER EMPLOYEES CREDIT UNION 1418 15TH AVE LONGVIEW, WA 98632-7538	CUSTOMER TRADE AGREEMENT	ASSIGN	3/28/2001	\$0.00
RED PEPPER GRAPHICS, INC. 200 E. 36TH STREET CHARLOTTE, NC 28206	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/1/2008	\$0.00
RED PEPPER GRAPHICS, INC. 200 E. 36TH STREET CHARLOTTE, NC 28206	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/31/2010	\$0.00
REGENCY HOSPITAL COMPANY 11175 CICERO DRIVE STE 300 ALPHARETTA, GA 30022	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/14/2008	\$0.00
REGENT PUBLISHING SERVICES 5880 OBERLIN DR STE 100 SAN DIEGO, CA 92121	INTERNATIONAL SUPPLY AGREEMENT	ASSIGN	3/1/2005	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
REGIONS FINANCIAL CORP. 417 20TH ST NORTH BIRMINGHAM, AL 35203	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/23/2004	\$0.00
RELIANT ENERGY RETAIL SVCS, LLC 1201 LOUISIANA HOUSTON, TX 77002	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/20/2004	\$0.00
RELIASTAR LIFE INSURANCE COMPANY 3702 PAYSHERE CIR CHICAGO, IL 60674	HIPAA BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/14/2003	\$0.00
REPACORP, INC. REPACORP, INC. 31 INDUSTRY PARK COURT TIPP CITY, OH 45371 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	4/28/2000	\$0.00
REPRO ACQUISITION COMPANY 25001 ROCKWELL DR CLEVELAND, OH 44117	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/1/2005	\$0.00
REPUBLIC AIRWAYS 8909 PURDUE RD INDIANAPOLIS, IN 46268	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/23/2008	\$0.00
REPUBLIC COUNTY HOSPITAL 2420 G ST BELLEVILLE, KS 66935-	CUSTOMER CONTRACT LOP	ASSIGN	7/1/2008	\$0.00
RESOURCES GLOBAL PROFESSIONALS 695 TOWN CTR DR COSTA MESA, CA 92626	CUSTOMER TRADE AGREEMENT	ASSIGN	12/27/2005	\$0.00
RESPONSE ENVELOPE INC 1340 S BAKER AVE ONTARIO, CA 91761	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
RESURGENS ORTHOPAEDICS 2041 MESA VALLEY WAY NO 100 AUSTELL, GA 30106	CUSTOMER TRADE AGREEMENT	ASSIGN	4/30/2003	\$0.00
RETAIL COMMUNICATIONS GROUP 9535 FOREST LANE, SUITE 108 DALLAS, TX 75243	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/8/2007	\$0.00
RETIREMENT HOUSING FOUNDATION 911 N STUDEBAKER RD LONG BEACH, CA 90815	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/1/2006	\$0.00
REYNOLDS & REYNOLDS 115 S LUDLOW ST DAYTON, OH 45402	CUSTOMER TRADE AGREEMENT	ASSIGN	8/4/2000	\$0.00
REYNOLDS & REYNOLDS 115 SOUTH LUDLOW ST DAYTON, OH 45402	LICENSE AGREEMENT	ASSIGN	8/4/2000	\$0.00
REYNOLDS & REYNOLDS 115 SOUTH LUDLOW ST DAYTON, OH 45402	SOURCING AND PRICING AGREEMENT	ASSIGN	12/8/2000	\$0.00
REYNOLDS & REYNOLDS ONE REYNOLDS WAY DAYTON, OH 45430	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/21/2010	\$0.00
REYNOLDS & REYNOLDS COMPANY ONE REYNOLDS WAY DAYTON, OH 45430	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/24/2009	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
RHI CONSULTING 1 FIFTH THIRD CT STE 1380 DAYTON, OH 45403	CORPORATE CONSULTANT AGREEMENT	ASSIGN	5/9/2001	\$0.00
RI ASSOCIATION OF REALTORS 100 BIGNALL ST WARWICK, RI 02888	CUSTOMER TRADE AGREEMENT	ASSIGN	8/24/2010	\$0.00
RICE,ROBERT E 300 ROTHWELL PL FRANKLIN, TN 37069	REG SALES MGR, 11/16/10	ASSIGN	6/16/2008	\$0.00
RICHARDS,KRISTINE 1024 SKYLARK DR PALATINE, IL 60067	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
RIDDLE PRESS 4555 SW MAIN AVE BEAVERTON, OR 97005	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
RIDDLE,MICHAEL 3 DITMAR LN EAST NORTHPORT, NY 11731	PROMO MARKETING DIRECTOR AGREEMENT	ASSIGN	7/8/2008	\$0.00
RIDGE BACK 900 AIRPORT BOUELVARD MENDOTA, CA 93640	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/1/2004	\$0.00
RIECK MECHANICAL ELECTRICAL SERVICES 5330 WADSWORTH ROAD DAYTON , OH 45414-3523	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/28/2003	\$0.00
RIGGS BANK NA 808 17TH ST NW WASHINGTON, DC 20006	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/18/2003	\$0.00
RIGHT MANAGEMENT 7777 WASHINGTON VILLAGE DRIVE, SUITE 300 DAYTON, OH 45459	SERVICES AGREEMENT	ASSIGN	7/19/2007	\$33,500.00
RIGHTTHING, LLC PO BOX 674050 DETROIT, MI 48267	HIRING SERVICES AGREEMENT	ASSIGN	7/30/2010	\$18,344.00
RIPON COMMUNITY PRINTER PO BOX 6 RIPON, WI 54971-0006	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
RISED,LLC 3018 DIXWELL AVE HAMDEN, CT 06518	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2005	\$0.00
RISING SUN EXPRESS LLC PO BOX 610 JACKSON CENTER, OH 45334	CARRIER AGREEMENT	ASSIGN	6/10/2009	\$0.00
RITA BLUMENFELD 5100 SAN FELIPE NO 163E HOUSTON, TX 77056-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	1/4/2004	\$0.00
RITA'S WATER ICE FRANCHISE COMPANY 1210 NORTHBROOK DRIVE, SUITE 310 TREVOSE, PA 19053 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	2/20/2006	\$0.00
RIVER PRINTING 502 N HOGAN ST JACKSONVILLE, FL 32202	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00

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RIVERWALK DEVELOPMENT, INC 360 MERRIMACK ST BLDG 5 LAWRENCE, MA 01843	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/18/2003	\$0.00
RIZZI, THOMAS 4110 BUNNY RUN #1 AUSTIN, TX 78746-1068	EXECUTIVE CONTRACT	ASSIGN	3/8/2010	\$0.00
RMAC SURGICAL INC 2410 TEDLO ST MISSISSAUGA, ON L5A 3V3 CANADA	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/1/2006	\$0.00
ROADWAY EXPRESS PO BOX 93151 CHICAGO, IL 60673	CARRIER AGREEMENT	ASSIGN	8/1/1998	\$0.00
ROBERT BOSCH CORPORATION PO BOX 3080 FARMINGTON HILLS, MI 48333	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2000	\$0.00
ROBERT BOSCH TOOL CORPORATION 1800 WEST CENTRAL RD MOUNT PROSPECT, IL 60056	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/12/2010	\$0.00
ROBERT J. DILEONARDO 2348 POST RD WARWICK, RI 02886	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	5/1/2006	\$763.00
ROBERT MCKEOWN CO., INC. 111 CHAMBERS BROOK RD SOMMERVILLE, NJ 08876-3587	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/1/2002	\$0.00
ROBERT W. BAIRD & CO., INCORPORATED 777 E WISCONSIN AVE MILWAUKEE, WI 53202	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2003	\$0.00
ROBIN ENTERPRISES 111 N OTTERBEIN WESTERVILLE, OH 43081	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/1/2005	\$0.00
ROCHE, DANIEL 9731 S HAMLIN EVERGREEN PARK, IL 60805	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
ROCKWELL AUTOMATION INC. 1201 S 2ND ST MILWAUKEE, WI 53204	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/10/2006	\$0.00
ROCKWELL AUTOMATION, INC. 1201 SOUTH SECOND ST MILWAUKEE, WI 53204	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/10/2006	\$0.00
ROCKWELL COLLINS INC. 400 COLLINS ROAD NE CEDAR RAPIDS, IA 52498	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/14/2006	\$0.00
RODRIGUEZ, HENRY 2131 STONE MOSS LN GRAPEVINE, TX 76051-3864	SALES SUPPORT AGREEMENT	ASSIGN	9/20/2010	\$0.00
ROLL RITE LLC 2574 SCHOOL RD ALGER, MI 48610	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/7/2007	\$0.00
ROLLINS, INC. 2170 PIEDMONT RD ATLANTA, GA 30324	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/2/2003	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
ROMANI, BRIAN T 19 CONTINENTAL LN MARLTON, NJ 08053	ACC EXEC, 07/15/09	ASSIGN	7/11/2003	\$0.00
ROMANO, JOHN R 119 BEECH TER SPRINGFIELD, PA 19064	ACC EXEC, 02/26/09	ASSIGN	4/18/1993	\$0.00
RON INK COMPANY 200 TRADE CT ROCHESTER, NY 14624	MASTER PURCHASE AGREEMENT	ASSIGN	2/9/2002	\$0.00
ROSASCO, STEPHEN M 4700 SADDLEHORN TRL MIDDLEBURG, FL 32068-3278	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
ROSEN, CINDY A 119 WOODBRIDGE RD MT KISCO, NY 10549-4037	ACCOUNT MANAGER, 03/19/10	ASSIGN	8/18/2006	\$0.00
ROSS AND BABCOCK 9075 N MERIDIAN ST INDIANAPOLIS, IN 46260	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/5/2005	\$0.00
ROSS PARK PHARMACY ONE ROSS PARK STEUBENVILLE, OH 43952	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/31/2003	\$0.00
ROWAN BUSINESS FORMS PO BOX 1269 SALISBURY, NC 28145	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ROYAL & SUN ALLIANCE PO BOX 90349 INDIANAPOLIS, IN 46240	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/11/2001	\$0.00
ROYAL & SUN ALLIANCE PO BOX 90349 INDIANAPOLIS, IN 46240	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/11/2001	\$0.00
ROYAL BUSINESS FORMS & PRINTING 4000 83RD AVE N BROOKLYN PARK, MN 55443	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
RPI PRINTING 135 WALDRON RD. FALL RIVER, MA 02720	CERTIFIED TRADE PARTNER	ASSIGN	9/29/1997	\$0.00
RREEF 1406 HALSEY WAY STE 110 CARROLLTON, TX 75007	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/8/2001	\$0.00
RUDDCO MANAGEMENT, INC. 1996 MAHRE DR PARK CITY, UT 84098	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/28/2005	\$0.00
RUDY GREENS 1008 BARNET AVE LOUISVILLE, KY 40204	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/31/2010	\$0.00
RULE 4 LLC 8915 LANTERN LN INDIANAPOLIS, IN 46256	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2008	\$0.00
RUSS HADIC & ASSOCIATES 77 W ELMWOOD STE 100 CENTERVILLE, OH 45459	SERVICES AGREEMENT	ASSIGN	1/16/2004	\$0.00
RUSSELL III, JAMES DAVID 3180 SENTINEL PKWY LAWRENCEVILLE, GA 30043-2195	ACCOUNT EXECUTIVE, 12/31/09	ASSIGN	3/22/2010	\$0.00

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RUSSELL REGIONAL HOSPITAL 200 S MAIN RUSSELL, KS 67665-2937	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
RUSTIC LABEL INC 113 RAILROAD AVE PO BOX 1266 FORT MILL, SC 29716-1266	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
RUTLAND REGIONAL HEALTH SERVICES, INC. 160 ALLEN ST RUTLAND, VT 05701	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/13/2005	\$0.00
RUTLAND TOOL, DIVISION OF AIRGAS (NOT A COMPLETE AGREEMENT) 2225 WORKMAN MILL RD WHITTIER, CA 90601	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/19/2001	\$0.00
RYAN & COMPANY INC FIFTH THIRD CTR 600 SUPERIOR AVE CLEVELAND, OH 44114	MULTI-STATE SALES AND USE TAX SERVICES	ASSIGN	4/8/2003	\$0.00
RYDER TRUCK RENTAL AND RYDER INTEGRATED LOGISTICS, INC. 11690 NW 105TH STREET MIAMI, FL 33178 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	11/14/2007	\$0.00
RYDER TRUCK RENTAL, INC., DBA RYDER TRANSPORTATION SERVICES 3112 SOUTHERN PLAINS CBU 730 OKLAHOMA CITY, OK 73101	AUTO LEASE	ASSIGN	8/30/2006	\$0.00
S. L. NUSBAUM ONE COMMERCIAL PLACE 9TH FL NORFOLK, VA 23501	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/23/2001	\$0.00
S.M.A.R.T. 660 WOODWARD DETROIT, MI 48226	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/15/2001	\$0.00
SAATCHI & SAATCHI, INC. 375 HUDSON ST NEW YORK, NY 10014	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/27/2010	\$0.00
SAFE CREDIT UNION 3720 MADISON AVE CIRTUS HEIGHTS, CA 95660	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/24/2003	\$0.00
SAFEGUARD HEALTH ENTERPRISES INC 95 ENTERPRISE STE 100 ALTO VLEJO, CA 92656-2605	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2006	\$0.00
SAFE-GUARD PRODUCTS INTERNATIONAL, INC. 3500 PIEDMONT RD STE 400 ATLANTA, GA 30305	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2004	\$0.00
SAFETY NATIONAL CASUALTY CORPORATION 1832 SCHUETZ RD ST LOUIS, MO 63146	EXCESS OH WC, SP-3E11-OH	ASSIGN	8/4/2010-8/4/2011	\$0.00
SAFETY-KLEEN SYSTEMS PO BOX 11393 COLUMBIA, SC 29211	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/12/2002	\$0.00
SAFEWAY INC. 5918 STONERIDGE MALL RD PLEASANTON, CA 94588	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/1/2006	\$0.00

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SAFILO USA 801 JEFFERSON RD PARSIPPANY, NJ 07054	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/22/2006	\$0.00
SAGE MICROSYSTEMS, INC. 102 PICKERING WAY STE 103 EXTON, PA 19341	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/26/2006	\$0.00
SAGE MICROSYSTEMS, INC. 18 NORTH VILLAGE AVE EXTON, PA 19341	POINT OF SALE PARTNER AGT	ASSIGN	9/9/2008	\$0.00
SAGE/FAS PO BOX 404927 ATLANTA, GA 30384-4927	TAX DEPT, PO BOX 404927, ATLANTA GA 30384-4927, 800.368.2405	ASSIGN	10/01/2010-09/30/2011	\$0.00
SAIA MOTOR FREIGHT LINE INC PO BOX A STATION 1 HOUMA, LA 70363	CARRIER AGREEMENT	ASSIGN	8/1/1998	\$0.00
SAINT GOBAIN CORPORATION 750 E SWEDESFORD RD VALLEY FORGE, PA 19482	CUSTOMER TRADE AGREEMENT	ASSIGN	6/10/2008	\$0.00
SAINT LUKE'S HEALTH SYSTEM P.O. BOX 5870 KANSAS CITY, MO 64171	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
SAINT-GOBAIN CORPORATON 750 E SWEDESFORD RD VALLEY FORGE, PA 19482	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/11/2007	\$0.00
SAIPAN 7TH DAY ADVENTIST CLINIC PO BOX 500169 QUARTERMASTER RD SAIPAN NORTHERN MARIANA ISLANDS, MP 96950	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/27/2001	\$0.00
SAKS INC. 3455 HWY 80 W JACKSON, MS 39209	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/14/2004	\$0.00
SALARY.COM INC 195 WEST ST WALTHAM, MA 02451-1111	COMPANALYST SUBSCRIPTION	ASSIGN	1/16/2009	\$0.00
SALES CONSULTANTS & MAN RECRUITERS OF HONOLULU 1001 BISHOP ST STE 720 ASB TOWER HONOLULU, HI 96813	SERVICES AGREEMENT	ASSIGN	6/21/2004	\$0.00
SALES PERFORMANCE INTERNATIONAL LLC 4720 PIEDMONT ROW DR STE 400 CHARLOTTE, NC 28210	MASTER SERVICES AND LICENSE AGREEMENT	ASSIGN	3/27/2008	\$0.00
SALES SUPPORT INC 457 COVENTRY LN STE 115 CRYSTAL LAKE, IL 60014	EQUIPMENT LEASE AGREEMENT	ASSIGN	4/26/2001	\$0.00
SALES TEAM LIVE 1255 TREAT BOULEVARD STE 950 WALNUT CREEK, CA 94597	CUSTOMER TRADE AGREEMENT	ASSIGN	1/10/2008	\$0.00
SALESFORCE.COM INC THE LANDMARK AT ONE MARKET STE 300 SAN FRANCISCO, CA 94105	MASTER SERVICES AGREEMENT	ASSIGN	11/25/2003	\$2,031.00
SALESTEAMLIVE 3130 CROW CANYON STE D SAN RAMON, CA 94583	CUSTOMER TRADE AGREEMENT	ASSIGN	9/30/2008	\$0.00



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SALINA REGIONAL HEALTH CENTER 400 S SANTA FE SALINA, KS 67401	CUSTOMER CONTRACT LOU	ASSIGN	7/1/2010	\$0.00
SAMPLE HOUSE, INC. 721 17TH ST SW HICKORY, NC 28602	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/27/2002	\$0.00
SAMSONITE CORPORATION 575 WEST ST STE 110 MANSFIELD, MA 02048-1160	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/24/2008	\$0.00
SAMUEL L. PETERS, MIAMI SYSTEMS CORP., AND SPECIALTY ENVELOPE, INC. SAMUEL L. PETERS MIAMI SYSTEMS CORPORATION 10001 ALLIANCE ROAD CINCINNATI, OH 45242 USA	SETTLEMENT AGREEMENT ARISING FROM APA AND SUIT AGAINST S.PETERS	ASSIGN	12/30/2009	\$0.00
SAMUEL STEEL PICKLING COMPANY 1400 ENTERPRISE PKWY TWINSBURG, OH 44087-2242	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/17/2006	\$0.00
SAN JORGE CHILDREN'S HOSPITAL PO BOX 6308 SAN JUAN, PR 914 USA	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	7/27/2009	\$0.00
SAN LUCAS HOSPITAL AVE TITO CATRO 917 PONCE, PR 00733-6810	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	3/5/2010	\$0.00
SANCHEZ COMPUTER ASSOCIATES, INC. 40 VALLEY STREAM PKWY MALVERN, PA 19355	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2003	\$0.00
SANCHEZ COMPUTER ASSOCIATES, INC. 40 VALLEY STREAM PKWY MALVERN, PA 19355	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/9/2003	\$0.00
SANDHU, TANIA 1564 N. KING EDWARD CT APT 104 PALATINE, IL 60067-2626	SALES SUPPORT AGREEMENT	ASSIGN	6/21/2010	\$0.00
SANDUSKY INVESTMENTS LTD BRUNS BUILDING AND DEVELOPMENT 1429 CRANBERRY RD ST HENRY, OH 45883-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/10/2001	\$0.00
SANMAR 30500 SE 79TH ST ISSAQUAH, WA	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	9/1/2005	\$0.00
SANMAR CORPORATION PO BOX 529 PRESTON, WA 98050	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/22/2009	\$0.00
SANTA CLARA VALLEY MEDICAL CENTER 2325 ENBORG LN STE 380 SAN JOSE, CA 95128-2649	CUSTOMER CONTRACT LOP	ASSIGN	7/16/2007	\$0.00
SAP AMERICA, INC. 3999 WEST CHESTER PIKE NEWTOWN SQ, PA 19073	CUSTOMER TRADE AGREEMENT	ASSIGN	4/2/2008	\$0.00

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SAP AMERICA, INC. 3999 WEST CHESTER PIKE NEWTOWN SQ, PA 19073	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/26/2008	\$0.00
SAP AMERICA, INC. 3999 WEST CHESTER PIKE NEWTOWN SQ, PA 19073	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/27/2008	\$0.00
SAPPHIRE PRINTING GROUP, INC. 3800 NORTH 38TH AVE PHOENIX, AZ 85019	CERTIFIED TRADE PARTNER - STRATEGIC SOURCING	ASSIGN	4/1/2009	\$0.00
SARCOM, INC. 8405 PULSAR PL COLUMBUS, OH 43240	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/1999	\$0.00
SAS70 SOLUTIONS 2202 N WESTSHORE BLVD STE 200 2031 TAMPA, FL 33607-5749	INDEPENDENT REVIEW SERVICES	ASSIGN	1/20/2010	\$0.00
SAVA SENIOR CARE (AKA MARINER HEALTHCARE) 5300 W SAM HOUSTON PKWY N NO 200 HOUSTON, TX 77041	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, FORUM	ASSIGN	4/11/2005	\$0.00
SAVINGS BANK LIFE INS CO OF MA (THE) 1 LINSOTT RD BOX 4046 WOBBURN, MA 01888	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/20/2002	\$0.00
SBC SERVICES, INC. 12851 MANCHESTER RD 1-W250 ST. LOUIS, MO 63131-1802	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/22/2004	\$0.00
SCAFFTAG INC 1500 MARINA BAY DR KEMAH, TX 77565	COPYRIGHT AND DESIGN WORK AGREEMENT	ASSIGN	4/5/2001	\$0.00
SCAN OPTICS, INC 169 PROGRESS DRIVE MANCHESTER, CT 06040-2294	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/27/2002	\$0.00
SCHAEFER, THOMAS P 14856 OAKWOOD PL SAVAGE, MN 55378	SALES REPRESENTATIVE AGREEMENT	ASSIGN	1/13/2005	\$0.00
SCHAUMBURG SECURITY SERVICES, INC 1937 S. WRIGHT BLVD SCHAUMBURG, IL 60193	SUBSCRIBER SIGNAL SYSTEM AGREEMENT	ASSIGN	4/14/2007	\$0.00
SCHEID, ROBERT 1360 MEDINAH DR ITASCA, IL 60143	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
SCHIELE GRAPHICS GROUP 8049 SOLUTIONS CTR CHICAGO, IL 60677-8000	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SCHILDER, PHILIP J 115 AVON AVE NORTHFIELD, IL 60093-3206	REGIONAL SALES MANAGER	ASSIGN	9/17/2009	\$0.00
SCHNITKER, THOMAS J 7582 LAS VEGAS BLVD S LAS VEGAS, NV 89123-1009	MGR STRATEGIC ACCOUNTS, 08/28/09	ASSIGN	6/26/1996	\$0.00
SCHOOLS FINANCIAL CREDIT UNION 1485 RESPONSE RD SACRAMENTO, CA 95815	CUSTOMER TRADE AGREEMENT	ASSIGN	8/23/2007	\$0.00
SCHOOLS FINANCIAL CREDIT UNION 1485 RESPONSE RD SACRAMENTO, CA 95815	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	5/22/2005	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
SCHULTZ,STEPHEN T 2801 STANBRIDGE ST A105 EAST NORRITON, PA 19401-1618	REGIONAL SALES MANAGER	ASSIGN	11/2/2009	\$0.00
SCHULZ,JEFFREY D S68W13586 BRISTLE CONE LN MUSKEGO, WI 53150-3334	ACCOUNT EXECUTIVE, 12/11/09	ASSIGN	7/24/2007	\$0.00
SCHUMAN AUTOMOTIVE 115 HEKILI ST KAILUA, HI 96734	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/30/2004	\$0.00
SCIENCE APPLICATIONS INTERNATION CORPORATION (SAIC) 5001 ROCKSIDE ROAD, SUITE 700 INDEPENDENCE, OH 44131	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/25/2003	\$0.00
SCIAFANI,JANICE C 1727 MARLIN WAY NEWPORT BEACH, CA 92660-4329	EXECUTIVE CONTRACT	ASSIGN	5/20/2010	\$0.00
SCOTT & WHITE HEALTH PLAN 2401 SOUTH 31ST ST TEMPLE, TX 76508	HIPAA COMPLIANCE AGREEMENT: BUSINESS ASSOCIATE	ASSIGN	12/11/2008	\$0.00
SCOTT & WHITE MEMORIAL HOSPITAL AND SCOTT SHERWOOD AND BRADLEY FOUNDATION 2401 S 31ST ST TEMPLE, TX 76508	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/6/2007	\$0.00
SCOTT AND WHITE MEMORIAL HOSPITAL 2401 SOUTH 31ST ST TEMPLE, TX 76508	CUSTOMER TRADE AGREEMENT	ASSIGN	11/14/2005	\$0.00
SCOTT AND WHITE MEMORIAL HOSPITAL 2401 SOUTH 31ST ST TEMPLE, TX 76508	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2010	\$0.00
SCOTT AND WHITE MEMORIAL HOSPITAL 2401 SOUTH 31ST ST TEMPLE, TX 76508	SOFTWARE LICENSE AGREEMENT	ASSIGN	5/24/2007	\$0.00
SCOTT INDUSTRIES 6701 CANE RUN RD LOUISVILLE, KY 40258	CUSTOMER TRADE AGREEMENT	ASSIGN	2/12/2004	\$0.00
SCOTT LITHOGRAPHING COMPANY IN 1870 TUCKER INDUSTRIAL RD TUCKER, GA 30084	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
SCOTT-HOVLAND,SARAH R 3609 45TH AVE SO MINNEAPOLIS, MN 55406	SR. ACCOUNT RELATIONSHIP MGR, 03/31/10	ASSIGN	1/13/2003	\$0.00
SCOTTS LAWNSERVICE 14111 SCOTTS LAWN RD MARYSVILLE, OH 43041	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/13/2005	\$0.00
SCRIPPS HEALTH 4275 CAMPUS POINT CT SAN DIEGO, CA 92121	CUSTOMER TRADE AGREEMENT	ASSIGN	1/6/2006	\$0.00
SCRIPPS MEMORIAL HOSPITAL 9888 GENESEE AVE LA JOLLA, CA 92037	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/30/2005	\$0.00
SCULLY,TIMOTHY W 5655 ANNAJOE CT CINCINNATI, OH 45233-1667	SALES REPRESENTATIVE AGREEMENT	ASSIGN	4/17/2008	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
SEA STAR LINE, LLC 100 BELL TEL WAY STE 300 JACKSONVILLE, FL 32216	CUSTOMER TRADE AGREEMENT	ASSIGN	8/22/2002	\$0.00
SECU CREDIT UNION 971 CORPORATE BLVD STE 309 LINTHICUM, MD 21090-2337	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/29/2007	\$0.00
SECURIAN FINANCIAL GROUP 401 ROBERT ST NORTH ST PAUL, MN 55101	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2007	\$0.00
SECURITY ALARM SHOP, INC. 705 QUEENS ST HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/16/2001	\$0.00
SECURITY CONTRACTOR SERVICES (SCS) 170 N 28TH ST SAN JOSE, CA 95116	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/6/2005	\$0.00
SECURITY FORCES, INC. 307 J WEST TREMONT CHARLOTTE, NC 28203	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/3/2002	\$0.00
SEI - CINCINNATI LLC 5191 NATORP BLVD STE 410 MASON, OH 45040	SERVICES AGREEMENT	ASSIGN	2/8/2005	\$0.00
SELECT A FORM 4717 VETERANS MEMORIAL HWY HOLBROOK, NY 11741	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	9/1/2008	\$0.00
SELECTIVE INSURANCE COMPANY OF AMERICA 40 WANTAGE AVE BRANCHVILLE, NJ 07890	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/21/2008	\$0.00
SELKIRK FINANCIAL TECHNOLOGIES 1055 WEST HASTINGS ST 17TH FL VANCOUVER, BC V6E 2E9	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/16/2003	\$0.00
SELKIRK FINANCIAL TECHNOLOGIES 1055 WEST HASTINGS ST 17TH FL VANCOUVER, BC V6E 2E9	SOFTWARE LICENSE & MAINTENANCE AGREEMENT	ASSIGN	11/25/2003	\$0.00
SEMCO USA PO BOX 2040 WEST CALDWELL, NJ 07007	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SEMCO, INC 11225 W. HEATHER AVENUE MILWAUKEE, WI 53224	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/13/2006	\$0.00
SEMINOLE TRIBE OF FLORIDA - (HARDROCK) 6300 STIRLING RD HOLLYWOOD, FL 33024	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2004	\$0.00
SENCO PRODUCTS 8485 BROADWELL RD CINCINNATI, OH 45244	CUSTOMER TRADE AGREEMENT	ASSIGN	4/3/1998	\$0.00
SENCO PRODUCTS 8485 BROADWELL RD CINCINNATI, OH 45244	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/28/2006	\$0.00
SENECA TAPE & LABEL INC 13821 PROGRESS PKWY CLEVELAND, OH 44133-4398	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SENTRY TRANSPORT LLC PO BOX 72 JACOBUS, PA 17407	CARRIER AGREEMENT	ASSIGN	8/17/2007	\$0.00

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SERVETOWN 33. W. FIRST STREET DAYTON , OH 45402	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/17/2007	\$0.00
SERVICE PRINTING CO 2725 MILLER ST SAN LEANDRO, CA 94577	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SERVICEMASTER CONSUMER SERVICES LIMITED PARTNERSHIP 860 RIDGE LAKE BLVD STE 300 MEMPHIS, TN 38120	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/28/2009	\$0.00
SERVICEMASTER CONSUMER SERVICES LIMITED PARTNERSHIP 860 RIDGE LAKE BLVD STE 300 MEMPHIS, TN 38120	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/28/2009	\$0.00
SETON HEALTHCARE NETWORK 1201 W 38TH ST AUSTIN, TX 78705	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2000	\$0.00
SEVENSPACE INC 20098 ASHBROOK PL STE 150 ASHBURN, VA 20147	MASTER EQUIPMENT LEASE AGREEMENT	ASSIGN	3/26/2002	\$0.00
SEVENSPACE INC 14155 NEWBROOK DR STE 400 CHANTILLY, VA 20151	CUSTOMER CONTRACT	ASSIGN	7/31/2001	\$0.00
SEVENSPACE INC 20098 ASHBROOK PL STE 150 ASHBURN, VA 20147	MASTER EQUIPMENT LEASE AGREEMENT	ASSIGN	9/24/2001	\$0.00
SEVENSPACE INC. 14155 NEWBROOK DR STE 400 CHANTILLY, VA 20151	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/19/2001	\$0.00
SEVENSPACE, INC. 14155 NEWBROOK DR STE 400 CHANTILLY, VA 20151	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/19/2001	\$0.00
SEYBOLD,CRAIG W 5 WOODLEIGH CT MANTUA, NJ 08051	SALES REP, 09/17/09	ASSIGN	8/1/2008	\$0.00
SGS INTERNATIONAL CERT. SVCS. 201 RT 17 NORTH RUTHERFORD, NJ 07070	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/5/2008	\$0.00
SGS SSC 201 ROUTE 17 NORTH RUTHERFORD, NJ 07070	CHAIN-OF-CUSTODY SYSTEM REGISTRATION	ASSIGN	9/22/2008	\$0.00
SHAFFER,CHRISTOPHER A 431 SHERMAN DR FRANKLIN, OH 45005-7103	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	8/24/2010	\$0.00
SHAFF,CHRISTOPHER M 8288 TIDEWATER CT CINCINNATI, OH 45255	ACC EXEC, 09/30/09	ASSIGN	7/1/2009	\$0.00
SHAPCO PRINTING INC 524 NORTH 5TH STREET MINNEAPOLIS, MN 55401	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00

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SHAW ENVIRONMENTAL, INC. 2790 MOSSIDE BLVD MONROEVILLE, PA 15146	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/16/2002	\$0.00
SHAW INDUSTRIES 615 E WALNUT AVE DALTON, GA 30722	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2007	\$0.00
SHAW INDUSTRIES GROUP, INC. PO BOX 2128 DALTON, GA 30722-2128	CUSTOMER TRADE AGREEMENT	ASSIGN	5/20/2009	\$0.00
SHAW INDUSTRIES INC. PO DRAWER 2128 DALTON, GA 30722-2128	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/5/2001	\$0.00
SHAWNEE MEDICAL CENTER CLINIC 2801 NORTH SARATOGA SHAWNEE, OK 74804	CUSTOMER TRADE AGREEMENT	ASSIGN	6/15/2001	\$0.00
SHAWNEE TRUCKING CO INC 213 WASHINGTON AVE CARLSTADT, NJ 07072	CARRIER AGREEMENT	ASSIGN	8/24/2007	\$0.00
SHAWNEE TRUCKING COMPANY 213 WASHINGTON AVE CARLSTADT, NJ 07072	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/24/2007	\$0.00
SHEAR COLOR PRINTING INC 30 D SIXTH RD WOBBURN, MA 01801	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
SHEATS, DEBRA L. 13 SHAMROCK CIR WESTMINSTER, MD 21157-6645	SALES SUPPORT AGREEMENT	ASSIGN	5/3/2010	\$0.00
SHEEHAN BROTHERS VENDING SERVICE INC 1740 COMMERCE RD SPRINGFIELD, OH 45504	SERVICES AGREEMENT	ASSIGN	4/11/2006	\$0.00
SHELBY REGIONAL HOSPITAL 602 HURST STREET CENTER, TX 75935-3414	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	3/1/2009	\$0.00
SHELLENBERGER, KATE A 1163 S JOHNSON RD LUDLOW FALLS, OH 45339-9727	SALES SUPPORT AGREEMENT	ASSIGN	8/20/2010	\$0.00
SHELTON TURNBULL PRINTERS INC PO BOX 22008 EUGENE, OR 97402	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/27/2003	\$0.00
SHEPPARD ENVELOPE 133 SOUTHBRIDGE ST AUBURN, MA 01501	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/25/2003	\$0.00
SHERIDAN COUNTY HOSPITAL 826 18TH HOXIE, KS 67740	CUSTOMER CONTRACT LOU	ASSIGN	8/2/2010	\$0.00
SHORE PROMO 103 34TH ST AVALON, NJ 08202	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/18/2007	\$0.00
SHRED-IT 2794 SOUTH SHERIDAN WAY OAKVILLE ON, L6JT4 CANADA	RENTAL AGREEMENT	ASSIGN	4/19/2004	\$6,738.00

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SHREWSBURY, LISA 8385 EAGLE PASS DR HUBER HEIGHTS, OH 45424-1307	SALES SUPPORT AGREEMENT	ASSIGN	8/6/2010	\$0.00
SHULMAN, DAVID 28 LYNNBROOK RD ST LOUIS, MO 63131	SALES REPRESENTATIVE AGREEMENT	ASSIGN	3/15/2004	\$0.00
SHURTAPE TECHNOLOGIES, INC. 1506 HIGHLAND AVE HICKORY, NC 28603	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/30/2004	\$0.00
SIANOPINCKNEYHUGO ADVERTISING, LLC 936 NORTH CLINTON STREEET SYRACUSE, NY 13204	CUSTOMER TRADE AGREEMENT	ASSIGN	9/14/2005	\$0.00
SIEBERT, CHRISTOPHER T 2227 COLFAX ST EVANSTON, IL 60201-2501	EXECUTIVE CONTRACT	ASSIGN	3/31/2010	\$0.00
SIEMENS DIESEL 1410 NORTHPOINT BLVD BLYTHEWOOD, SC 29016	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/31/2003	\$0.00
SIEMENS WATER TECHNOLOGIES 181 THORN HILL RD WARRENDALE, PA 15086	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/15/2010	\$0.00
SIERRA COPY PRINTING 2120 EL CAMINO SACRAMENTO, CA 95821	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SIERRA VIEW DISTRICT HOSPITAL 465 W PUTNAM AVE PORTERVILLE, CA 93257	CUSTOMER TRADE AGREEMENT	ASSIGN	3/17/2000	\$0.00
SIFCO INDUSTRIES, INC. 970 E 64TH ST CLEVELAND, OH 44103	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/14/2004	\$0.00
SIGARMS 18 INDUSTRIAL EXETER, NH 03833	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/7/2005	\$0.00
SIGMA-ALDRICH MFG LLC 3050 SPRUCE ST ST LOUIS, MO 63103	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/3/2009	\$0.00
SIGMA-ALRICH MANUFACTURING, LLC 3050 SPRUCE ST ST LOUIS, MO 63103	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/3/2009	\$0.00
SIGNAL CENTERS, INC. 109 N GERMANTOWN RD CHATTANOOGA, TN 37411	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/7/2005	\$0.00
SILVER CROSS HOSPITAL 1200 MAPLE RD JOLIET, IL 60432	CUSTOMER CONTRACT LOP	ASSIGN	2/1/2006	\$0.00
SIMON, LISA A 110 DURHAM CT MAPLE GLEN, PA 19002	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/16/1993	\$0.00
SIMPLE QUE 995 TODD COURT TIPP CITY, OH 45371	SERVICES AGREEMENT	ASSIGN	2/28/2006	\$0.00
SIMPLE QUE INC 995 TODD CT TIPP CITY, OH 45371	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/7/2006	\$0.00

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SINGLES PLUS 875 FIENE DR. ADDISON, IL 60101	CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SIRIUS COMPUTER SOLUTIONS 613 NW LOOP 410 STE 100 SAN ANTONIO, TX 78216	CUSTOMER TRADE AGREEMENT	ASSIGN	9/11/2006	\$0.00
SISTERS OF ST FRANCIS HEALTH SERVICES, INC. DBA ALVERNO INFORMATION SERVICES 1300 ALBANY ST BEECH GROVE, IN 46107	CUSTOMER TRADE AGREEMENT	ASSIGN	4/7/2008	\$0.00
SITUS INVESTORS LLC 3333 S BANNOCK ST STE 300 ENGLEWOOD, CO 80110	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2006	\$0.00
SITUS INVESTORS, LLC 3333 S BANNOCK ST STE 300 ENGLEWOOD, CO 80110	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	8/1/2006	\$0.00
SIX B LABELS CORP 12200 FORESTGATE DR DALLAS, TX 75243	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SKY LAKES MEDICAL CENTER 2865 DAGGETT AVE KLAMATH FALLS, OR 97601	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	3/2/2010	\$0.00
SKY LAKES MEDICAL CENTER 2865 DAGGETT AVE KLAMATH FALLS, OR 97601	CUSTOMER TRADE AGREEMENT	ASSIGN	8/31/2006	\$0.00
SKYLINE BUSINESS FORMS, INC 8075 EAST 40TH AVE DENVER, CO 80207	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2001	\$0.00
SLAGLE, DIANE L 1319 MODISTE HOUSTON, TX 77055	ACC EXEC, 08/05/09	ASSIGN	6/19/2009	\$0.00
SLEDD CO. 100 E COVE AVE WHEELING, WV 26003	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/2/2004	\$0.00
SLIDELL MEMORIAL HOSPITAL 1001 GAUSE BLVD SLIDELL, LA 70458-2939	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, BROADLANE	ASSIGN	12/15/2004	\$0.00
SMC CORPORATION OF AMERICA 10100 SMC BLVD NOBLESVILLE, IN 46060	CUSTOMER TRADE AGREEMENT	ASSIGN	4/18/2006	\$0.00
SMIRL, KELLY R 215 SMIRL DR ROCKWALL, TX 75032	NON-SOLICITATION AGREEMENT	ASSIGN	2/8/2001	\$0.00
SMITH, CHRISTINE 5 MANCHESTER RD FLEMINGTON, NJ 08822-6822	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/7/2010	\$0.00
SMITH, EDWARD R 2811 DONCASTER DR CANTON, MI 48188	ACC EXEC, 10/02/09	ASSIGN	7/1/2009	\$0.00
SMITH, MICHELLE M 5963 LEYCROSS DR HUBER HEIGHTS, OH 45424-3565	SALES SUPPORT AGREEMENT	ASSIGN	7/1/2010	\$0.00
SMITH, NANCY 532 CATALINA AVE VIRGINIA BEACH, VA 23452	SR. ACCOUNT SUPPORT REP, 10/15/09	ASSIGN	12/28/2004	\$0.00



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SMITHKLINE BEECHAM CLINICAL LABORATORIES INC. 620 FREEDOM BUSINESS CTR KING OF PRUSSIA, PA 19406	CUSTOMER TRADE AGREEMENT	ASSIGN	4/20/1992	\$0.00
SMRT 144 FORE ST PORTLAND, ME 04104	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/29/2004	\$0.00
SMS GROUP 1085 FAIRINGTON DR SIDNEY, OH 45365	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
SNOOK,KIMBERLY K 2800 FIELDS AVE KETTERING, OH 45420	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	9/13/2010	\$0.00
SOCIETY OF FINANCIAL SERVICE PROFESSIONALS (FSP) 17 CAMPUS BOULEVARD STE 201 NEWTOWN SQUARE, PA 19073	CUSTOMER TRADE AGREEMENT	ASSIGN	8/3/2010	\$0.00
SOFTWARE PROFESSIONALS INC 1085B CENTERVILLE STATION RD CENTERVILLE, OH 45459	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/8/2004	\$0.00
SOFTWARE PROFESSIONALS INC 1085B CENTERVILLE STATION RD CENTERVILLE, OH 45459	SERVICES AGREEMENT	ASSIGN	6/8/2005	\$8,261.00
SOGETI USA 2007 7735 PARAGON RD STE A CENTERVILLE, OH 45459	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/1/2007	\$0.00
SOGETI USA LLC 7735 PARAGON RD DAYTON, OH 45459	CORPORATE CONSULTANT AGREEMENT	ASSIGN	8/11/2003	\$0.00
SOGETI USA LLC 7735 PARAGON RD DAYTON, OH 45459	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/1/2003	\$0.00
SOGETI USA, LLC 7735 PARAGON ROAD STE A CENTERVILLE, OH 45459	CUSTOMER TRADE AGREEMENT	ASSIGN	6/6/2002	\$0.00
SOLSTICE MARKETING CONCEPTS 404 FIFTH AVENUE 2ND FL NEW YORK, NY 10018	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/14/2005	\$0.00
SOMERSET CAPITAL GROUP LTD 1087 BROAD ST STE 301 BRIDGEPORT, CT 06604	EQUIPMENT LEASE AMENDMENT NO. 1	ASSIGN	12/28/2009	\$0.00
SOMERSET CAPITAL GROUP LTD 1087 BROAD ST STE 301 BRIDGEPORT, CT 06604	RENTAL AGREEMENT	ASSIGN	10/5/2007	\$0.00
SONOCO N 2ND ST HARTSVILLE, SC 29550	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/31/2002	\$0.00
SONY CHEMICALS CORPORATION OF AMERICA 1001 TECHNOLOGY DR MT PLEASANT, PA 15666	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/30/2004	\$0.00
SONY MAGNETIC PRODUCTS INC.OF AMERICA 4275 WEST MAIN DOTHAN, AL 36301	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/9/1998	\$0.00

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SOPUS PRODUCTS 700 MILAM ST HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	12/26/2007	\$0.00
SOULARD, MAXANNE R 1202 FOX LN POUGHKEEPSIE, NY 12603-6920	SALES REPRESENTATIVE AGREEMENT	ASSIGN	12/20/2008	\$0.00
SOURCE ONE WORLD WIDE 2 GRAY COURT FARMINGTON, CT 06085	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/4/2002	\$0.00
SOURCE TRACK LLC 5670 W CYPRESS ST STE C TAMPA, FL 33607	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/8/2001	\$0.00
SOURCE TRACK, LLC 5670 W CYPRESS ST STE C TAMPA, FL 33607	E-COMMERCE AGREEMENT	ASSIGN	3/8/2001	\$0.00
SOURCE, FIRE, INC 9770 PATUXENT WOODS DRIVE COLUMBIA, MD 21046	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/15/2006	\$0.00
SOURCEONE WORLDWIDE INC 2 GRAY CT FARMINGTON, CT 06032	MUTUAL REFERRAL AGREEMENT	ASSIGN	4/16/2003	\$0.00
SOUTH BAY HOSPITAL 4016 SUN CITY CTR BLVD SUN CITY CENTER, FL 33573	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/4/2005	\$0.00
SOUTH BEND MEDICAL FOUNDATION 530 NORTH LAFAYETTE BLVD SOUTH BEND, IN 46601-1098	CUSTOMER TRADE AGREEMENT	ASSIGN	11/19/2004	\$0.00
SOUTH CENTRAL REGIONAL MEDICAL CENTER PO BOX 607 LAUREL, MS 39441-0607	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	4/20/2009	\$0.00
SOUTH HAVEN COMMUNITY HOSPITAL 955 SOUTH BAILEY AVE SOUTH HAVEN, MI 49090	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/26/2004	\$0.00
SOUTHEASTERN FREIGHT 420 DAVEGA RD LEXINGTON, SC 29073	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/10/2004	\$0.00
SOUTHEASTERN FREIGHT LINES 420 DAVEGA RD LEXINGTON, SC 29073	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/2004	\$0.00
SOUTHEASTERN FREIGHT LINES INC. 420 DAVEGA RD LEXINGTON, SC 29073	CARRIER AGREEMENT	ASSIGN	7/1/1998	\$0.00
SOUTHEASTERN UNDERWRITERS, INC. 10254 TIMBER RIDGE DR ASHLAND, VA 23005	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/19/2002	\$0.00
SOUTHERN MAINE MEDICAL CENTER PO BOX 626 BIDDEFORD, ME 04005	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/3/2007	\$0.00
SOUTHERN NEW ENGLAND TELEPHONE COMPANY 310 ORANGE ST NEW HAVEN, CT 06510	MEMORANDUM AGREEMENT FOR MULTIPATH SERVICE	ASSIGN	8/20/2002	\$0.00

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SOUTHERN UTAH WILDERNESS ALLIANCE 425 EAST 100 SOUTH SALT LAKE CITY, UT 84111	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/22/2006	\$0.00
SOUTHWEST BANK OF TEXAS 4400 POST OAK HWY HOUSTON, TX 77027	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/16/2001	\$0.00
SOUTHWEST BANK OF TEXAS 1801 MAIN RT 900 PO BOX 27459 HOUSTON, TX 77002	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/9/2003	\$0.00
SOUTHWEST PRECISION PRINTERS AND ASSOCIATES 1055 CONRAD SAUER HOUSTON, TX 77043	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	10/1/2009	\$0.00
SOUTHWESTERN COLORGRAPHICS 202 N FAIRVIEW KEENE, TX 76059	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
SOUTHWESTERN VERMONT HEALTH CARE 1100 HOSPITAL DR BENNINGTON, VT 05201	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/18/2003	\$0.00
SOVEREIGN BANK 1130 BERKSHIRE BLVD WYOMISSING, PA 19610	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/4/2010	\$0.00
SPACE MANAGEMENT 2109 SOUTH SMITHVILLE ROAD DAYTON , OH 45420	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/30/2005	\$0.00
SPCP GROUP, LLC SILVER POINT FINANCE LLC AS AGENT 2 GREENWICH PLZ ATTN NANCY WEIR GREENWICH, CT 06830	ASSIGNMENT OF CLAIM AGREEMENT FOR SILVER POINT CLAIM	ASSIGN	4/27/2009	\$0.00
SPECIAL SERVICE FREIGHT COMPANY OF THE CAROLINES, INC. PO BOX 38630 CHARLOTTE, NC 28278	CARRIER AGREEMENT	ASSIGN	9/16/2004	\$0.00
SPECIAL SERVICES PARTNERS PO BOX 5038 TOLEDO, OH 43611-0038	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SPECIALIZED PRINTED FORMS 352 CTR STPO BOX 118 CALEDONIA, NY 14423-0118	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2004	\$0.00
SPECIALTY PROMOTIONS INC. DBA SPECIALITY PRINT 6019 WEST HOWARD ST NILES, IL 60714	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	11/4/2008	\$0.00
SPECTRA LABORATORIES 48818 KATO RD FREMONT, CA 94538	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/3/2005	\$0.00
SPECTRA PRINT INCORPORATED PO BOX 2322 BROOKFIELD, WI 53008-2322	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
SPEED TRANSPORTATION PO BOX 738 BUFFALO, NY 14217	FOR RESALE VENDOR	ASSIGN	9/1/2004	\$0.00
SPEEDWAY SUPERAMERICA, LLC 500 SPEEDWAY DR ENON, OH 45323-1056	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2005	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
SPHERION 2050 SPECTRUM BLVD FT LAUDERDALE, FL 33309	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/24/2004	\$0.00
SPICER TRAILER PRODUCTS DIVISION 2424 W STATE BLVD FORT WAYNE, IN 46808	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/1998	\$0.00
SPINDLER, GORDON P 3381 CERRITO CT NAPLES, FL 34109-0317	ACC EXEC, 09/04/09	ASSIGN	7/1/2009	\$0.00
SPIRACUR, INC. 1180 BORDEAUX DR REDWOOD CITY, CA 94089	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/5/2009	\$0.00
SPIROMETRICS 22 SHAKER RD GRAY, ME 04039	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/30/2004	\$0.00
SPM DEFENDER, INC. 6301 NORTH KINGS HWY MYRTLE BEACH, SC 29572	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/1998	\$0.00
SPORT HALEY 4600 EAST 48TH AVE DENVER, CO 80216	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/12/2001	\$0.00
SPRINGFIELD 1206 CHEROKEE AVE GAFFNEY, SC 29340	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/13/2006	\$0.00
SPRINT PRESS 3413 CARLETON ST RICHMOND, VA 23230	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
SPRINT SOLUTIONS INC 6391 SPRINT PKWY OVERLAND PARK, KS 66251-2525	MASTER SERVICES AGREEMENT	ASSIGN	9/1/2007	\$0.00
SPRINT SOLUTIONS, INC. 6391 SPRINT PKWY OVERLAND PARK, KS 66251-2525	CUSTOM SERVICES AGREEMENT	ASSIGN	3/24/2003	\$0.00
SPRINT SOLUTIONS, INC. 6391 SPRINT PKWY OVERLAND PARK, KS 66251-2525	TELECOM	ASSIGN	7/19/2007	\$101,283.47
SPX CORPORATION 13515 BALLENTYNE CORPORATE PL CHARLOTTE, NC 28212	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/3/2007	\$0.00
SRA INTERNATIONAL (SYSTEMS RESEARCH APPS) 4300 FAIR LAKES CT FAIRFAX, VA 22033	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/18/2008	\$0.00
SRINI PARIMI 230 COMMERCE STE 180 IRVINE, CA 92602	OUTSIDE CONTRACT EMPLOYMENT	ASSIGN	9/7/2006	\$0.00
SSI TECHNOLOGIES 1027 WATERWOOD PKWY EDMOND, OK 73034	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SST TECH INC 788 EAST BROOKHAVEN CIRCL MEMPHIS, TN 38117	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ST DOMINIC HOSPITAL 969 LAKELAND DR JACKSON, MS 39216-4606	CUSTOMER CONTRACT LOU	ASSIGN	2/10/2010	\$0.00

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ST LUKE'S HOSPITAL MINNESOTA 915 EAST 1ST ST DULUTH, MN 55805 USA	CUSTOMER CONTRACT LOP	ASSIGN	9/1/2010	\$0.00
ST. AGNES HEALTHCARE, INC. 900 CATON AVE BALTIMORE, MD 21229-5295	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/1/2002	\$0.00
ST. ANN'S HOSPITAL 500 S. CLEVELAND AVENUE WESTERVILLE, OH 43081 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/1992	\$0.00
ST. ANTHONY MEMORIAL HOSPITAL 301 W HOMER MICHIGAN CITY, IN 46360	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/2/2004	\$0.00
ST. CHARLES COMMUNITY COLLEGE 4601 MID RIVERS MALL DR ST PETERS, MO 63376	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/8/2006	\$0.00
ST. DOMINIC - JACKSON MEMORIAL HOSPITAL 969 LAKE LAND DR JACKSON, MS 39216	CUSTOMER TRADE AGREEMENT	ASSIGN	5/13/2005	\$0.00
ST. DOMINIC-JACKSON MEMORIAL HOSPITAL 969 LAKE LAND DR JACKSON, MS 39216	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	7/1/2006	\$0.00
ST. JOSEPH HOSPITAL EMPLOYEES' CREDIT UNION 172 KINSLEY STREET NASHUA, NH 03061 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	3/30/2004	\$0.00
ST. JOSEPH MEDICAL CENTER 7601 OSLER DR TOWSON, MD 21204	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/15/2005	\$0.00
ST. LUKE'S HOSPITAL 1333 SOUTHWIND DRIVE BLUEFIELD, WV 24701 USA	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/14/2006	\$0.00
ST. MARY'S REGIONAL MEDICAL CENTER 235 W. 6TH STREET RENO, NV 89503	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/9/2006	\$0.00
ST. PAUL COMPANIES 500 W MADISON STE 2600 CHICAGO, IL 60661-2594	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/11/2001	\$0.00
ST. PAUL COMPANIES (FIRE & MARINE) 500 W MADISON STE 2600 CHICAGO, IL 60661-2594	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/11/2001	\$0.00
ST. PAUL SURETY (THE) 2545 FARMERS DR STE 110 COLUMBUS, OH 43035	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/2/2001	\$0.00
STAFF AMERICA, INC. 6000 FAIRVIEW ROAD STE 1500 CHARLOTTE, NC 28287	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/23/2002	\$0.00
STAMPS,VIRGIE K 707 MIAMISBURG CENTERVILLE RD NO 201 DAYTON, OH 45459-6522	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	4/12/2010	\$0.00

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STANDARD BANK 7725 W 98TH ST HICKORY HILLS, IL 60457	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/8/2005	\$0.00
STANLEY, JOHN M 7934 LIONS MANE CT LAS VEGAS, NV 89123-0715	ACCOUNT EXECUTIVE, 03/24/09	ASSIGN	12/29/2008	\$0.00
STAR FINANCIAL BANK 127 W BERRY ST FT WAYNE, IN 46802	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2005	\$0.00
STAR HRG 2222 W DUNLAP AVE PHOENIX, AZ 85021	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/10/2005	\$0.00
STAR PRINTING 1770 WEST SEQUIOA VISTA CIR STE 1 B SALT LAKE CITY, UT 84104	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
STARKEY PRINTING CO PO BOX 71869 CHATTANOOGA, TN 37407	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
STARTEK USA, INC. 100 GARFIELD ST DENVER, CO 80206	CUSTOMER TRADE AGREEMENT	ASSIGN	9/27/2004	\$0.00
STARWOOD HOTELS & RESORTS WORLDWIDE, INC. 46 CLEARING FARM RD KINGSTON, MA 02364	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/29/2008	\$0.00
STATE AUTOMOBILE MUTUAL INSURANCE COMPANY 518 E BROAD ST COLUMBUS, OH 43215	CUSTOMER TRADE AGREEMENT	ASSIGN	12/15/2006	\$0.00
STATE BAR OF GEORGIA 104 MARIETTA ST NW NO 100 ATLANTA, GA 30303	CUSTOMER TRADE AGREEMENT	ASSIGN	3/9/2006	\$0.00
STATE COMPENSATION INSURANCE FUND 1275 MARKET ST SAN FRANCISCO, CA 94103	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2000	\$0.00
STATE EMP CREDIT UNION OF MD 971 CORPORATE BLVD LINTHICUM HEIGHTS, MD 21090	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/4/2009	\$0.00
STATE INDUSTRIAL PRODUCTS 3100 HAMILTON AVE CLEVELAND, OH 44114	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/11/2002	\$0.00
STATE OF HAWAII - DLNR 333 QUEEN STREET 3RD FL HONOLULU, HI 96813	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/13/2001	\$0.00
STATE OF HAWAII ATTORNEY GENERAL, CHILD SUPPORT ENFORCEMENT AGENCY 601 KAMOKILA BOULEVARD STE 207 KAPOLEI, HI 96707	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/11/2002	\$0.00
STATE OF NEW JERSEY PURCHASE BUREAU 33 WEST STATE ST 9TH FL TRENTON, NJ 08625-0230	CUSTOMER TRADE AGREEMENT	ASSIGN	7/15/2009	\$0.00
STATE STREET BANK & TRUST CO. 53 STATE ST BOSTON, MA 02109	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/24/2009	\$0.00
STATEWIDE-MULTIPLE LISTING SERVICE, INC. 100 BIGNALL ST WARWICK, RI 02888	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2008	\$0.00

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STERICYCLE, INC. 28161 NORTH KEITH DR LAKE FOREST, IL 60095	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/4/2004	\$0.00
STERICYCLE, INC. 28161 N KEITH DR LAKE FOREST, IL 60045	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/4/2004	\$0.00
STERLING BANK 2550 NORTH LOOP WEST HOUSTON, TX 77092	CUSTOMER TRADE AGREEMENT	ASSIGN	6/26/2008	\$0.00
STERLING BANKSHARES 835 GESSNER HOUSTON, TX 77024	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/31/2008	\$0.00
STERLING CHEMICALS, INC. PO BOX 1311 TEXAS CITY, TX 77592	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/2003	\$0.00
STERLING SAVINGS BANK 111 N WALL ST SPOKANE, WA 99201	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/2010	\$0.00
STERLING SAVINGS BANK 111 N WALL ST SPOKANE, WA 99201	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/23/2010	\$0.00
STERLING, NANCY 145 GENE DR PITTSBURGH, PA 15237	SALES SUPPORT AGREEMENT	ASSIGN	8/26/2010	\$0.00
STERRETT, MICHAEL D 10153 CHESWICK LN FISHERS, IN 46037-8966	SALES REPRESENTATIVE AGREEMENT	ASSIGN	4/10/2009	\$0.00
STI KNOWLEDGE, INC. 4 CONCOURSE PARKWAY STE 400 ATLANTA, GA 30328	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2004	\$0.00
STILLWATER MEDICAL CENTER 1323 W SIXTH AVE STILLWATER, OK 74074-4399	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
STOC MARKETING LLC 7706 INDUSTRIAL CT UNIT F SPRING GROVE, IL 60081	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/25/2008	\$0.00
STOCK BUILDING SUPPLY HOLDINGS 8020 ARCO CORPORATE DR RALEIGH, NC 27617-2011	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/17/2008	\$0.00
STOCK BUILDING SUPPLY HOLDINGS INC. 8020 ARCO CORPORATE DR RALEIGH, NC 27617-2011	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/17/2008	\$0.00
STOHL SYSTEMS 631 PARK AVENUE KING OF PRUSSIA, PA 19406	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/16/2003	\$0.00
STONEBRIDGE BENEFITS SERVICES INC 2700 W PLANO PKWY PLANO, TX	SUPPLY AGREEMENT	ASSIGN	6/25/2010	\$0.00

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STONEHAM ASSOCIATES 4810 MUNSON ST NW CANTON, OH 44718	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/15/2001	\$0.00
STONES RIVER HOSPITAL 324 DOOLITTLE RD WOODBURY, TN 37190	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/25/2002	\$0.00
STORAGE TECHNOLOGY 2270 SOUTH 88TH STREET LOUISVILLE, CO 80028-0001	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/23/2005	\$0.00
STORMONT VAIL HEALTHCARE 1500 SOUTHWEST 10TH AVE TOPEKA, KS 66604-1301	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
STOUT,DON G 344 FIRST AVE PHOENIXVILLE, PA 19460	ACC EXEC, 12/31/09	ASSIGN	6/13/1996	\$0.00
STRATEGIC DATA SYSTEMS, INC. 10785 YANKEE ST CENTERVILLE, OH 45458	SERVICES AGT	ASSIGN	1/18/2010	\$0.00
STRATEGIC MARKETING AFFILIATES INC 201 SOUTH CAPITAL AVE STE 520 INDIANAPOLIS, IN 46225	RESTRICTED LOCAL LICENSE AGREEMENT	ASSIGN	7/11/2007	\$0.00
STRATEGIC PRINT ALLIANCE 2118 59TH ST ST LOUIS, MO 63110	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/3/2009	\$0.00
STRATEGIC RESOURCE MANAGEMENT, INC. 1661 INTERNATIONAL DRIVE STE 350 MEMPHIS, TN 38120	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/25/2002	\$0.00
STRATHMORE COMPANY 2000 GARY LN GENEVA, IL 60134	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	11/1/2006	\$0.00
STRATIX CORPORATION 4920 AVALON RIDGE PKWY # 600 NORCROSS, GA 30071-1572	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/17/2003	\$0.00
STREAMLINE COMMUNICATIONS 7862 KINGLAND DR STE C W CHESTER, OH 45064	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/5/2008	\$0.00
STRIDE RITE CORPORATION, THE 191 SPRING ST LEXINGTON, MA 02420	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/6/2004	\$0.00
STRINE PRINTING COMPANY INC PO BOX 64229 BALTIMORE, MD 21264-4229	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
STRYKER 750 TRADE CENTRE WAY PORTAGE, MI 49002	CUSTOMER TRADE AGREEMENT	ASSIGN	8/10/2008	\$0.00
STYLECRAFT INC 1510 PONTIAC AVE CRANSTON, RI 02920	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
STYLERITE LABEL CORP 2140 AVON INDUSTRIAL DR ROCHESTER HILLS, MI 48309	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00



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SUDLEY ROAD (7900), LLC C/O BROAD ST REALTY LLC 4929 BETHESDA AVENUE STE 200 BETHESDA, MD 20814-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	12/15/1998	\$0.00
SUMMA, JOSEPHA M 7 CARRIAGE DR CANTON, CT 06019-2001	SALES REP, 01/02/09	ASSIGN	8/1/2008	\$0.00
SUMMIT ORTHOPEDICS LTD. 17 W EXCHANGE STREET STE 310 ST PAUL, MN 55102	CUSTOMER TRADE AGREEMENT	ASSIGN	8/10/2006	\$0.00
SUN HERALD, THE 205 DEBUYS RD GULFPORT, MS 39507	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/15/2004	\$0.00
SUN MICROSYSTEMS FINANCE 901 SAN ANTONIO RD PALO ALTO, CA 94303	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/21/2002	\$0.00
SUN NATIONAL BANK 226 LANDIS AVE VINELAND, NJ 08360	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/30/2004	\$0.00
SUN SUITES 4770 SOUTH ATLANTA RD STE 200 SMYRNA, GA 30080	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/18/2003	\$0.00
SUN TRUST BANK 7818 PARHAM RD RICHMOND, VA 23294	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/1/2008	\$0.00
SUN TRUST LEASING CORP 29 W SUSQUEHANA AVE TOWSON, MD 21204	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/28/2004	\$0.00
SUNBELT BUSINESS BROKERS 7101 COLLEGE BLVD STE 1650 OVERLAND PARK, KS 66210	NON-DISCLOSURE AGREEMENT RE POTENTIAL TRANSACTION	ASSIGN	03/X/2007	\$0.00
SUNBELT COMPUTER FORMS P O BOS 5497 345 DRELER RD W COLUMBIA, SC 29169	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
SUNBRIDGE HEALTHCARE CORPORATION 101 SUN AVE ALBUQUERQUE, NM 87109	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2009	\$0.00
SUNCORP CORP. CREDIT UNION 11080 CIR POINT RD STE 500 WESTMINSTER, CO 80302	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/23/2005	\$0.00
SUNDANCE LITHO, INC. DENNIS RICK 8101 EAST WOODWIND AVE. ORANGE, CA 92864 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	10/6/1999	\$0.00
SUNGARD AVAILABILITY SERVICES LP 680 E. SWEDESFORD ROAD WAYNE, PA 19087	U.S. AVAILABILITY SERVICES	ASSIGN	7/31/2007	\$0.00
SUNGARD HIGHER EDUCATION INC. 680 E SWEDESFORD RD WAYNE, PA 19087	CUSTOMER TRADE AGREEMENT	ASSIGN	10/10/2007	\$0.00

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SUNGUARD DATA SYSTEM 680 E. SWEDESFORD RD. WAYNE , PA 19087	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/16/2003	\$0.00
SUNKIST GRAPHICS 401 E SUNKIST RD HENDERSON, NV 89011	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/21/2009	\$0.00
SUNNY EXPRESS PO BOX 225 SANTA CLARA, CA 95052-0225	CARRIER AGREEMENT	ASSIGN	9/10/2004	\$0.00
SUNPACK PAPER PRODUCTS 438 444 SHANGHAI ST MONGKOK, KOWLOON HONG KONG	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/23/2009	\$0.00
SUNTRUST BANK 7818 PARHAM RD RICHMOND, VA 23294	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/1/2008	\$0.00
SUNTRUST BANK 7818 PARHAM RD RICHMOND, VA 23294	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/21/2008	\$0.00
SUPER SUBBY'S 27 W. FIRST STREET DAYTON , OH 45402	SERVICES AGREEMENT	ASSIGN	8/22/2005	\$0.00
SUPER SUBBY'S (DOSE'S) 27 W. FIRST STREET DAYTON , OH 45402	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/7/2003	\$0.00
SUPERIOR BUSINESS ASSOCIATES INC PO BOX 400 GREENEVILLE, TN 37744	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/1/2007	\$0.00
SUPERIOR GRAPHICS, INC. WESLEY CHERINGAL SUPERIOR GRAPHICS INC. 250 HUDSON ST. NEW YORK, NY 10013 USA	AGREEMENT AND PLAN OF MERGER, AS AMENDED, AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	3/18/1999	\$0.00
SUPRE 15770 N DALLAS PARKWAY NO 700 DALLAS, TX 75248	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/26/2004	\$0.00
SURETY BUSINESS UNIT OF ZURICH AMERICAN INSURANCE COMPANY AND/OR FIDELITY AND DEPOSIT COMPANY OF MARYLAND ZURICH AMERICAN INSURANCE COMPANY 1400 AMERICAN LANE SCHAUMBURG, IL 60196 USA	NON-DISCLOSURE AGREEMENT RE PROPOSED BUSINESS RELATIONSHIP	ASSIGN	12/5/2007	\$0.00
SUREWEST COMMUNICATIONS 8150 D INDUSTRIAL AVE ROSEVILLE, CA 95678	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/28/2001	\$0.00
SUSAN G. KOMEN BREAST CANCER FOUNDATION 5005 LBJ FWY STE 250 DALLAS, TTX 75244	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/3/2007	\$0.00
SUSQUEHANNA BANCSHARES INC. 26 N CEDAR ST LITITZ, PA 17543	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/14/2002	\$0.00

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SWETT & CRAWFORD GROUP INC 21650 OXNARD ST STE 1400 WOODLAND HILLS, CA 91367	EDIRECT MARKETING SOLUTIONS	ASSIGN	5/19/2006	\$0.00
SWETT AND CRAWFORD GROUP 7230 MCGINNIS FERRY ROAD STE 300 SUWANEE, GA 30024	CUSTOMER TRADE AGREEMENT	ASSIGN	8/29/2005	\$0.00
SWICK, DONALD 833 S LOWRY ST ORANGE, CA 92869-5036	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/1/2009	\$0.00
SWIFT NEWSPAPERS, INC. 500 DOUBLE EAGLE CT RENO, NV 89521-8991	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/28/2006	\$0.00
SYBASE 365 INC 1 SYBASE DR DUBLIN, CA 94568	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/15/2007	\$0.00
SYBASE INC 6475 CHRISTIE AVE EMERYVILLE, CA 94608	PREFERRED ESCROW AGREEMENT	ASSIGN	3/30/2001	\$0.00
SYLVAN PRINTING & OFFICE SUPPLY CO 1308 S PEORIA TULSA, OK 74120	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2004	\$0.00
SYNGENTA PO BOX 18300 GREENSBORO, NC 27419-8300	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2003	\$0.00
SYNGETA CROP PROTECTION, INC. 410 SWING RD GREENSBORO, NC 27409	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/15/2010	\$0.00
SYNNEX CORPORATION 39 PELHAM RIDGE GREENVILLE, SC 29615	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/15/2008	\$0.00
SYNNEY CORPORATION 39 PELHAM RIDGE GREENVILLE, SC 29615	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/15/2008	\$0.00
SYNOVUS SECURITIES INC. 1234 1ST AVE COLUMBUS, GA 31901	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/8/2008	\$0.00
SYNOVUS SECURITIES INC. 1234 1ST AVE COLUMBUS, GA 31901	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/8/2008	\$0.00
SYNOVUS SECURITIES INC. 1234 1ST AVE COLUMBUS, GA 31901	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	1/2/2008	\$0.00
SYS-TEC CORPORATION 6911 SUMMERFIELD ROAD PETERSBURG, MI 49270	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
SYSTEMAX, INC. 11 HARBOR PARK DR PORT WASHINGTON, NY 11050-4656	CUSTOMER TRADE AGREEMENT	ASSIGN	4/18/2000	\$0.00
SZKODY, JEFFREY 5995 S TECHUMSEH RD SPRINGFIELD, OH 45502	CONSULTING AGREEMENT	ASSIGN	8/3/2010	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
T ROWE PRICE ASSOCIATES 100 E PRATT ST BALTIMORE, MD 21202	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/11/2009	\$0.00
T ROWE PRICE INVESTMENT TECHNOLOGIES, INC. 100 EAST PRATT ST BALTIMORE, MD 21202	MASTER CONSULTING AGREEMENT	ASSIGN	9/1/2004	\$0.00
T.H.E.M. 5-A STOW ROAD MARLTON , NJ 08053	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/24/2007	\$0.00
T/E GATEWAY 2410, LTD. AND BANK OF TEXAS N.A. 10005 TECHNOLOGY BLVD DALLAS, TX 75220	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/24/2002	\$0.00
TACONY CORPORATION 1760 GILSINN LN FENTON, MO 63026	CUSTOMER TRADE AGREEMENT	ASSIGN	9/25/2002	\$0.00
TADDSO IMAGES INC. 1032 BROADWAY SANTA MONICA, CA 90401	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/24/2008	\$0.00
TAHOE PARTNERS LLC 700 W PETE ROSE WAY STE 456 CINCINNATI, OH 45203	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/24/2008	\$0.00
TAHOE PARTNERS, LLC 700 W PETE ROSE WAY STE 456 CINCINNATI, OH 45203	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/24/2008	\$0.00
TAK REALTY AND INVESTMENT, LLC 60 WALNUT AVE STE 400 CLARK, NJ 07066-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	6/1/2010	\$0.00
(TAKATA) TK HOLDINGS, INC. 2500 TAKATA DR AUBURN HILLS, MI 98326	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/1/2008	\$0.00
TAKATA (TK HOLDINGS INC) ALSO PLANTE & MORAN PLCC 2500 TAKATA DR AUBURN HILLS, MI 98326	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/1/2008	\$0.00
TAKATA RESTRAINT SYSTEMS, INC. 422 GALLIMORE DAIRY RD GREENSBORO, NC 27409	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/10/2005	\$0.00
TALEO CORPORATION 575 MARKET ST 8TH FL SAN FRANSISCO, CA 94105	SERVICES AGREEMENT	ASSIGN	4/6/2007	\$0.00
TALX CORPORATION 4076 PAYSPPHERE CIR CHICAGO, IL 60674	UNIVERSAL SERVICE AGREEMENT	ASSIGN	6/1/2007	\$3,430.00
TAPE & LABEL GRAPHIC SYSTEMS INC PO BOX 92170 ELK GROVE VILLAGE, IL 60009	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2005	\$0.00
TARGET CORPORATION 1000 NICLLET MALL MINNEAPOLIS, MN 55403	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/3/2009	\$0.00
TARTAGLIA,HAROLD M 7133 CREST HILL DR RENO, NV 89506-5633	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00

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TASCA INC 67 S MAIN ST MIAMISBURG, OH 45342	SERVICES AGREEMENT	ASSIGN	3/17/2005	\$0.00
TATA AMERICA INTERNATIONAL CORPORATION 101 PEAK AVENUE 26TH FLOOR NEW YORK, NY 10178	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/23/2004	\$0.00
TATMAN,TIMOTHY 4243 HIGHBORNE DR MARIETTA, GA 30066	EXECUTIVE CONTRACT	ASSIGN	6/1/2009	\$0.00
TAX COMPLIANCE INC 10200 A WILLOW CREEK RD SAN DIEGO, CA 92131	SOFTWARE LICENSE AND SUPPORT AGREEMENT	ASSIGN	4/25/2001	\$0.00
TAYLOR ORCHARDS PO BOX 975 REYNOLDS, GA 31076	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/16/2002	\$0.00
TD BANK, N.A. ATTN: JOHN DEPLEDGE 2005 MARKET STREET, 2ND FLOOR PHILADELPHIA, PA 19103	CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT IN CONNECTION TO CREDIT FACILITIES 2010 REFINANCING	ASSIGN	3/5/2010	\$0.00
TD BANKNORTH NA 2 PORTLAND SQ PO BOX 9540 PORTLAND, ME 04112-9540	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/11/2007	\$0.00
TD BANKNORTH, N.A. ONE PORTLAND SQUARE PO BOX 9540 PORTLAND, ME 04112	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/12/2006	\$0.00
TEACHERS CREDIT UNION PO BOX 1395 SOUTH BEND, IN 46624	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/11/2005	\$0.00
TEAM CONCEPT PRINTING & THERMOGRAPHY 540 TOWER BLVD CAROL STREAM, IL 60188	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/1/2004	\$0.00
TECHCOLOR GRAPHICS PO BOX 375 CHINO, CA 91708	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
TECHDISPOSAL.COM 320 OUTERBELT ST COLUMBUS, OH 43213	MASTER AGREEMENT FOR CONTRACT SERVICES	ASSIGN	1/18/2005	\$0.00
TECHNI FORMS INC 601 AIRPORT BLVD PO BOX 1070 DOYLESTOWN, PA 18901	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/22/2004	\$0.00
TECHNO GRAPHICS & TRANSLATIONS INC 1451 EAST 168TH ST SOUTH HOLLAND, IL 60473-2641	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2004	\$0.00
TECHNOLOGY INVESTMENT PARTNERS LLC 3955 PINNACLE CT STE 200 AUBURN HILLS, MI 48326	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/22/2004	\$0.00
TECHTMANN,JOHN R 2 TULIP TREE RD LEVITTOWN, PA 19056-1538	SALES REPRESENTATIVE AGREEMENT	ASSIGN	2/24/2010	\$0.00

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TEK SYSTEMS, INC. PO BOX 198658 ATLANTA, GA 30824-8568	STAFFING SERVICES AGREEMENT	ASSIGN	12/6/2007	\$0.00
TELADOC CARE, INC. PO BOX 382377 BIRMINGHAM, AL 35238-2377	MEDICAL BENEFIT PROVIDER	ASSIGN	9/1/2009	\$0.00
TELEFLORA LLC 11444 W OLYMPIC BOULEVARD 4TH FL LOS ANGELES, CA 90064	CUSTOMER TRADE AGREEMENT	ASSIGN	1/25/2002	\$0.00
TEMECULA VALLEY BANK 27710 JEFFERSON AVE STE A100 TEMECULA, CA 92590	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/2/2008	\$0.00
TEMPLE INLAND 1300 S MOPAK AUSTIN, TX 78746	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/21/2005	\$0.00
TENNESSEE COMMERCIAL BANK 381 MALLORY STATION RD FRANKLIN, TN 37069	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/23/2009	\$0.00
TEREX CORPORATION 200 NYALA FARM RD WESTPORT, CT 06880	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/3/2008	\$0.00
TEREX CORPORATION 1281 FRONTERA RD DEL RIO, TX 78840	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/3/2008	\$0.00
TERIX COMPUTER COMPANY INC 388 OAKMEAD PKWY SUNNYVALE, CA 94085	SERVICE DELIVERY AGREEMENT	ASSIGN	4/24/2009	\$0.00
TERLIZZI JR, DANIEL J 303 KEMERER DR GREENSBURG, PA 15601	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/29/1998	\$0.00
TERREBONNE GENERAL MEDICAL CENTER PO BOX 6037 HOUMA, LA 70360	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	9/22/2010	\$0.00
TETRA TECH 25025 I 45 N STE 600 THE WOODLANDS, TX 77380	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/4/2005	\$0.00
TEX TECH INDUSTRIES 105 NORTH MAIN ST NORTH MONMOUTH, ME 04265	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/27/2003	\$0.00
TEXAS HEALTH RESOURCES 611 RYAN PLZ DRIVE STE 1100 ARLINGTON, TX 76011	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/12/2006	\$0.00
TFP DATA SYSTEMS PO BOX 9012 3451 JUPITER CT OXNARD, CA 93031-9012	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/1/2001	\$0.00
TFP DATA SYSTEMS INC 3451 JUPITER CT OXNARD, CA 93030	BILLING FORM PRINTING & DISTRIBUTION LICENSE	ASSIGN	1/1/2006	\$0.00
TGX MEDICAL SYSTEMS, INC. 12220 N MERIDIAN STE 175 CARMEL, IN 46032	CUSTOMER TRADE AGREEMENT	ASSIGN	3/15/2007	\$0.00
THARP, REBECCA S 7711 HOLDERMAN ST LEWIS CENTER, OH 43035-6009	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/10/2009	\$0.00

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THE ARBOR, LLC 8500 MEHAFFEY RD MIDLAND, GA 31820-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	11/1/1999	\$0.00
THE ASSOCIATED PRESS 450 WEST 33RD ST NEW YORK, NY 10001	CUSTOMER TRADE AGREEMENT	ASSIGN	7/14/2010	\$0.00
THE BIDDLE CONSULTING GROUP 193 BLUE RAVINE RD STE 270 FOLSOM, CA 95630	PROFESSIONAL SERVICES AGREEMENT	ASSIGN	2/29/2008	\$0.00
THE BIDDLE CONSULTING GROUP INC. 193 BLUE RAVINE RD STE 270 FOLSOM, CA 95630	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/13/2008	\$0.00
THE BIDDLE CONSULTING GROUP, INC. 193 BLUE RAVINE RD STE 270 FOLSOM, CA 95630	AFFIRMATIVE ACTION CONSULTING AND DEVELOPMENT SERVICES	ASSIGN	2/29/2008	\$0.00
THE BOEING COMPANY 2600 PARAMOUNT PL # 400 FAIRBORN , OH 45324-6765	ELECTRONIC COMMERCE TRADING PARTNER AGREEMENT	ASSIGN	5/20/2008	\$0.00
THE BOEING COMPANY, ACTING BY AND THROUGH BOEING SHARED SERVICES GROUP PO BOX 3707 ATTN LORNA C FERRERA PROCUREMENT AGENT SEATTLE, WA 98124-2207	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2009	\$0.00
THE BUFFALO NEWS, A DIVISION OF OBH, INC. PO BOX 100 ONE NEWS PLZ BUFFALO, NY 14127	CUSTOMER TRADE AGREEMENT	ASSIGN	8/8/2009	\$0.00
THE BUNCHER CO PENN LIBERTY PLZ I 1300 PENN AVE STE 300 PITTSBURGH, PA 15222-4211	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/20/2001	\$0.00
THE CITY OF AVON 36080 CHESTER RD AVON, OH 44011	CUSTOMER TRADE AGREEMENT	ASSIGN	6/25/2008	\$0.00
THE CULINARY SCHOOL OF FORT WORTH, LLC 6100 CAMP BOWIE BOULEVARD NO 25 FORT WORTH, TX 76116	CUSTOMER TRADE AGREEMENT	ASSIGN	12/20/2007	\$0.00
THE DATA CENTER LLC 1837 SOUTH FREMONT DR SALT LAKE CITY, UT 84104	BILLING SOLUTIONS SOURCING AGREEMENT	ASSIGN	8/1/2004	\$0.00
THE DFS GROUP, A DIVISION OF NEW ENGLAND BUSINESS SERVICE, INC. 12 SOUTH ST TOWSEND, MA 01469	VENDOR AGREEMENT	ASSIGN	9/21/2001	\$0.00
THE DOMETIC CORPORATION 509 SOUTH POPLAR ST LAGRANGE, IN 46761	CUSTOMER TRADE AGREEMENT	ASSIGN	10/10/1994	\$0.00
THE FIFTH THIRD LEASING COMPANY 38 FOUNTAIN SQUARE PLAZA CINCINNATI , OH 45263	MASTER EQUIPMENT LEASE	ASSIGN	11/27/2002	\$0.00
THE FOX CONSULTING GROUP INC 1530 SYCAMORE RIDGE DR MAINEVILLE, OH 45039	SERVICE AGREEMENT	ASSIGN	7/7/2007	\$0.00

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THE GAP INC. ONE HARRISON ST SAN FRANCISCO, CA 94105	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/11/2002	\$0.00
THE GUARDIAN LIFE INSURANCE COMPANY OF AMERICA 7 HANOVER SQUARE NEW YORK, NY 10004	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/16/2007	\$0.00
THE HARTFORD PO BOX 8500 3690 PHILADELPHIA, PA 19178-3690	BENEFIT PROVIDER	ASSIGN	11/13/2009	\$0.00
THE HEALTH NEATWORK 150 RESEARCH DRIVE HAMPTON, VA 23666	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/24/2007	\$0.00
THE HOSPICE OF THE FLORIDA SUNCOAST 300 EAST BAY DR LARGO, FL 34640	CUSTOMER TRADE AGREEMENT	ASSIGN	1/6/1996	\$0.00
THE HUNTINGTON NATIONAL BANK CO. 7 EASTON OVAL COLUMBUS, OH 43219	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/1/2006	\$0.00
THE J.M. SMUCKER CORPORATION STRAWBERRY LN ORRVILLE, OH 44667	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2000	\$0.00
THE MANUFACTURERS LIFE INS CO 200 BLOOR ST E TORONTO, CA M4W18A CANADA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/28/2005	\$0.00
THE MCGRAW-HILL COMPANIES 8787 ORION PL COLUMBUS, OH 43240	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2002	\$0.00
THE MERGIES GROUP 7887 WASHINGTON VILLAGE DR STE 200 DAYTON, OH 45459	SERVICE AGREEMENT	ASSIGN	4/21/2008	\$0.00
THE NATIONAL LEAGUE FOR NURSING ASSESSMENT & EVALUATION BUSINESS UNIT 61 BROADWAY NEW YORK, NY 10006	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2002	\$0.00
THE NEIMAN MARCUS GROUP, INC. 1201 ELM ST STE 2800 DALLAS, TX 75270	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2008	\$0.00
THE NEMOURS FOUNDATION, THROUGH ITS DIVISION OF HEALTH AND PREVENTION SERVICES 252 CHAPMAN ROAD CHRISTIANA BUILDING STE 200 NEWARK, DE 19702	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2008	\$0.00
THE NEW RELEASE 5200 MITCHELLDALE D 1 HOUSTON, TX 77092	CUSTOMER TRADE AGREEMENT	ASSIGN	4/22/2008	\$0.00
THE NEW YORK HOSPITAL QUEENS 525 E 68TH ST BOX 150B NEW YORK, NY 10021-	CUSTOMER CONTRACT LOP	ASSIGN	5/29/2008	\$0.00
THE REGUS GROUP 15305 DALLAS PKWY STE 1400 ADDISON, TX 75001	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/11/2009	\$0.00
THE RELIZON E-CRM COMPANY 601 EDGEWATER DRIVE WAKEFIELD, MA 01880	SOFTWARE LICENSE AND PURCHASE AGREEMENT	ASSIGN	10/29/2004	\$0.00



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THE REYNOLDS AND REYNOLDS COMPANY ONE REYNOLDS WAY KETTERING, OH 45430	SOURCING AND PRICING AGREEMENT	ASSIGN	8/4/2000	\$0.00
THE RIGHTTHING, LLC 3401 TECHNOLOGY DR FINDLAY, OH 45840	RECRUITMENT PROCESS OUTSOURCE PROVIDER (SALES)	ASSIGN	7/30/2010	\$0.00
THE RIVERS CASINO 777 CASINO DR PITTSBURGH, PA 15212	CUSTOMER TRADE AGREEMENT	ASSIGN	10/28/2009	\$0.00
THE SCHIELE GROUP (REPRO GRAPHICS, SCHIELE GRAPHICS & JOHNSON PRINTERS, LLC) 1900 ARTHUR AVENUE ELK GROVE VILLAGE, IL 60007	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	1/1/2007	\$0.00
THE SHOPPING CENTER GROUP, LLC 300 GALLERIA PARKWAY 12TH FL ATLANTA, GA 30339	CUSTOMER TRADE AGREEMENT	ASSIGN	2/10/2010	\$0.00
THE ST. PAUL FIRE AND MARINE INSURANCE COMPANY 300 WINDSOR ST HARTFORD, CT 06120	ALL INSURANCE POLICIES ISSUED BY THE TRAVELERS INDEMNITY COMPANY AND ITS AFFILIATES ("TRAVELERS") AND DEBTORS, AS INSURED, INCLUDING WORKERS' COMPENSATION AND GENERAL AND AUTOMOBILE LIABILITY POLICIES; ANY AGREEMENTS PRESCRIBING PREMIUM, REIMBURSEMENT, AND OTHER FINANCIAL OBLIGATIONS OWED TO TRAVELERS, INCLUDING THE PROVISION AND MAINTENANCE OF COLLATERAL BACKING THE OBLIGATIONS OF THE DEBTORS OWED TO TRAVELERS; AND ANY RELATED AGREEMENTS, FOR THE PERIOD BEGINNING APRIL 1, 2003 TO THE PRESENT, INCLUDING THE CURRENT POLICY YEAR THAT CONTINUES THROUGH AUGUST 1, 2011.	ASSIGN	8/1/2010-8/1/2011	\$0.00
THE ST. PAUL FIRE AND MARINE INSURANCE COMPANY 300 WINDSOR ST HARTFORD, CT 06120	ALL INSURANCE POLICIES ISSUED BY THE TRAVELERS INDEMNITY COMPANY AND ITS AFFILIATES ("TRAVELERS") AND DEBTORS, AS INSURED, INCLUDING WORKERS' COMPENSATION AND GENERAL AND AUTOMOBILE LIABILITY POLICIES; ANY AGREEMENTS PRESCRIBING PREMIUM, REIMBURSEMENT, AND OTHER FINANCIAL OBLIGATIONS OWED TO TRAVELERS, INCLUDING THE PROVISION AND MAINTENANCE OF COLLATERAL BACKING THE OBLIGATIONS OF THE DEBTORS OWED TO TRAVELERS; AND ANY RELATED AGREEMENTS, FOR THE PERIOD BEGINNING APRIL 1, 2003 TO THE PRESENT, INCLUDING THE CURRENT POLICY YEAR THAT CONTINUES THROUGH AUGUST 1, 2011.	ASSIGN	8/1/2010-8/1/2011	\$0.00
THE STANLEY WORKS 1000 STANLEY DR NEW BUTIAU, CT 06053	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/20/2002	\$0.00
THE THOMSON CORPORATION DELEWARE INC. METRO CENTER 1 STATION PL STAMFORD, CT 06902	CUSTOMER TRADE AGREEMENT	ASSIGN	4/24/2007	\$0.00
THE TIMKEN COMPANY 1835 DUEBER AVE SW CANTON, OH 44706	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/6/2007	\$0.00
THE WESTERN AND SOUTHERN LIFE INSURANCE COMPANY 400 BROADWAY CINCINNATI, OH 45202	CUSTOMER TRADE AGREEMENT	ASSIGN	4/9/2003	\$0.00

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THENELL,SCOTT 21998 SW STAFFORD ROAD TUALATIN, OR 97062	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/21/1996	\$0.00
THEO DAVIES FEDERAL CREDIT UNION 1284 KALANI STREET D 106 HONOLULU, HI 96817	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/29/2004	\$0.00
THERAPEUTIC ASSOCIATES 7100 FORT DENT WAY STE 220 SEATTLE, WA 98188	CUSTOMER TRADE AGREEMENT	ASSIGN	5/17/2005	\$0.00
THERMO GRAPHICS LLC 301 ARTHUR CT BENSENVILLE, IL 60106-3381	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
THINK ARBOR 4303 NORMANDY CT ROYAL OAK, MI 48073	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
THINK PATENTED 1630 EAST SECOND ST DAYTON, OH 45403	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
THINKCURE 1000 ELYSIAN PARK LOS ANGELES, CA 90012	CUSTOMER TRADE AGREEMENT	ASSIGN	11/30/2009	\$0.00
THINKWARE, INCORPORATED 5715 HARRISON AVENUE STE 200 CINCINNATI, OH 45248	CUSTOMER TRADE AGREEMENT	ASSIGN	4/4/2001	\$0.00
THIRD FEDERAL SAVINGS 7007 BROADWAY AVE CLEVELAND, OH 44105	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/21/2005	\$0.00
THIRD FEDERAL SAVINGS 7007 BROADWAY AVE CLEVELAND, OH 44105	CUSTOMER TRADE AGREEMENT	ASSIGN	12/9/2005	\$0.00
THOMAS GRAPHICS 409 TROY ST DAYTON, OH 45404	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/1/2004	\$0.00
THOMAS MARCH EXECUTIVE SEARCH 134 ABBEY RD VOORHEES, NJ 08043	SERVICES AGREEMENT	ASSIGN	4/9/2008	\$0.00
THOMAS PRODUCE 3122 PRODUCE ROW HOUSTON, TX 77023	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/18/2001	\$0.00
THOMPSON HINE LLC 3900 KEY CENTER 127 PUBLIC SQUARE CLEVELAND, OH 44114-1291	CUSTOMER TRADE AGREEMENT	ASSIGN	5/12/2008	\$0.00
THOMPSON HINE LLP 3900 KEY CENTER 127 PUBLIC SQUARE CLEVELAND, OH 44114	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/14/2004	\$0.00
THOMSON CORPORATION DELAWARE, ICN. METRO CENTER 1 STATION PL STAMFORD, CT 06902	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/24/2007	\$0.00
THOMSON HEALTHCARE INC 6200 6200 S SYRACUSE WAY STE 300 QUEENWOOD VILLAGE, CO 80111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/4/2008	\$0.00

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THOMSON LEGAL & REGULATORY APPLICATIONS, INC. 610 OPPERMAN DR EAGAN, MN 55123	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/27/2003	\$0.00
THONNERIEUX, MIKE 420 HEATHERWOODE CIR SPRINGBORO, OH 45066	CONSULTING AGREEMENT	ASSIGN	8/16/2010	\$0.00
THONNERIEUX, MICHAEL C 420 HEATHERWOODE CIR SPRINGBORO, OH 45066	VP CUST SUPPORT, 08/04/10	ASSIGN	9/9/2009	\$0.00
THORPE PRODUCTS CO. 6833 KIRBYVILLE HOUSTON, TX 77033	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/12/2004	\$0.00
THS BULK SYSTEMS LP 200 CORPORATE BLVD STE 104 LAFAYETTE, LA 70508	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/25/2005	\$0.00
THUNDER PRESS 1862 SUNCAST LN BATAVIA, IL 60510	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
THYSSENKRUPP ELEVATOR CORPORATION 4130 LINDEN AVE STE 290 DAYTON, OH 45432	SERVICES AGREEMENT - ELEVATOR MAINTENANCE	ASSIGN	4/1/2007	\$0.00
TIC GUMS, INC. 4609 RICHLINN DR BELCAMP, MD 21017	CUSTOMER TRADE AGREEMENT	ASSIGN	3/18/2003	\$0.00
TIDLAND CORPORATION PO BOX 1008 CAMAS, WA 98607	CUSTOMER TRADE AGREEMENT	ASSIGN	1/15/1993	\$0.00
TIDLAND CORPORATION PO BOX 1008 CAMAS, WA 98607	CUSTOMER TRADE AGREEMENT	ASSIGN	8/3/1993	\$0.00
TIER TECHNOLOGY INC. 10780 PARKRIDGE BLVD. RESTON, VA 20191	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/14/2005	\$0.00
TIETEX SHEFFIELD 500 AIRPORT RD ROCKY MOUNT, NC 27804	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/6/2002	\$0.00
TIME INDEX 4441 W POLK ST STE A PHOENIX, AZ	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
TIME WARNER CABLE INC. 7910 CRESCENT EXECUTIVE DR CHARLOTTE, NC 28217	CUSTOMER TRADE AGREEMENT	ASSIGN	1/26/2004	\$0.00
TIME WARNER TELECOM HOLDINGS INC. 10475 PARK MEADOWS DR LITTLETON, CO 80124	CUSTOMER TRADE AGREEMENT	ASSIGN	8/29/2001	\$0.00
TIMKEN COMPANY 401 INDUSTRIAL DRIVE EATON, OH 45320-2255	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/6/2007	\$0.00
TIMKEN COMPANY (THE) 1835 DUEBER AVE SW CANTON, OH 44706	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/6/2007	\$0.00
TIN INC. D/B/A TEMPLE-INLAND 1300 S MOPAC EXPY FL3 AUSTIN, TX 78746	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/12/2005	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
TINNERMAN PALNUT 1060 WEST 130TH ST BRUNSWICK, OH 44212	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/15/2002	\$0.00
TITAN ENERGY PARTNERS, LP 500 MEIJER DRIVE STE 200 FLORENCE, KY 41042	CUSTOMER TRADE AGREEMENT	ASSIGN	6/23/2005	\$0.00
TK DIRECT, INC. 1225 W BRYN MAWR AVE ITASCA, IL 60413	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/11/2006	\$0.00
TK HOLDINGS, INC. 2500 TAKATA DR AUBURN HILLS, MI 48326	CUSTOMER TRADE AGREEMENT	ASSIGN	4/1/2009	\$0.00
TLB, INC. TIMOTHY BREWER 5852 NEW ENGLAND WOODS DR. BURKE, VA 22015 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	4/16/1999	\$0.00
TLF GRAPHICS 235 METRO PARK ROCHESTER, NY 14623	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
TMANAGE INC 211 W. BRAKER LANE AUSTIN , TX 78758	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/16/2002	\$0.00
T-MOBILE USA, INC. 12920 SE 38TH ST BELLEVUE, WA 98006	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/23/2003	\$0.00
T-MOBILE USA, INC. 12920 SE 38TH ST BELLEVUE, WA 98006	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/26/2009	\$0.00
TMS-CURCI LLC 2377 CRENSHAW BLVD NO 300 TORRANCE, CA 90501 CANADA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/22/2005	\$0.00
TNA LLC 6 WEST DOWNER PL AURORA, IL 60506	SERVICES AGREEMENT	ASSIGN	2/21/2006	\$0.00
TNT BESTWAY TRANSPORTATION, INCORPORATED 2633 EAST INDIAN SCHOOL RD PHOENIX, AZ 85016	CUSTOMER TRADE AGREEMENT	ASSIGN	5/11/1990	\$0.00
TOBAY PRINTING COMPANY INC 1361 MARCONI BLVD COPIAGUE, NY 11726	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	6/1/2004	\$0.00
TODD, MICHAEL 11306 TIMBROOK TR AUSTIN, TX 78750-1063	SALES SUPPORT AGREEMENT	ASSIGN	7/26/2010	\$0.00
TOOLWORX INFORMATION PRODUCTS 7994 GRAND RIVER BRIGHTON , MI 48114	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/31/2005	\$0.00
TOPMOST LLC D/B/A AD KICKIN SOLUTIONS 1019 E. GRANT STREET APPLETON, WI 54911	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/3/2008	\$0.00

In re: Workflow Management Inc, et. al.

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TORO COMPANY 8111 LYNDAL AVE S MINNEAPOLIS, MN 55420	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/3/2008	\$0.00
TORO COMPANY (THE) 8111 LYNDAL AVE S MINNEAPOLIS, MN 55420	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/3/2008	\$0.00
TORRENT TECHNOLOGIES 200 WEST MERCER ST SEATTLE, WA 98119	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/14/2006	\$0.00
TOTAL MAILING SYSTEM (TTMS) 551 MID ATLANTIC PKWY PAULSBORO, NJ 08066	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/1/2009	\$0.00
TOTLCOM COMMUNICATIONS SYSTEMS 65 HANGAR WAY WATSONVILLE, CA 95076	GOLD SEAL PLUS MAINTENANCE AGREEMENT	ASSIGN	1/1/2006	\$0.00
TOUCHSTONE FEDERAL CREDIT UNION 201 LOWELL ST WILMINGTON, MA 01887	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/20/2004	\$0.00
TOURNEAU, LLC 3 EAST 54TH ST NEW YORK, NY 10022	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2009	\$0.00
TOWER BANK & TRUST CO. 116 E. BERRY ST. FORT WAYNE, IN 46802	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	10/14/2009	\$0.00
TOWER BUILDING MGMT 5505 ST LAURENT BLVD MONTREAL, QC H2T 1S6 CANADA	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/2/2002	\$0.00
TOWER PINKSTER 242 E KALAMAZOO AVENUE STE 200 KALAMAZOO, MI 49007	CUSTOMER TRADE AGREEMENT	ASSIGN	8/10/2008	\$0.00
TOWERS, PERRIN, FORSTER & CROSBY, INC. CENTRE SQUARE EAST 1500 MARKET ST 22ND FL PHILADELPHIA, PA 19102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/12/2008	\$0.00
TOWNE REALTY, INC. COMMERCIAL DIVISION 710 N PLANKINTON AVE MILWAUKEE, WI 53202-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2009	\$1,230.00
TOYOTA FINANCIAL SERVICES PO BOX 3457 TORRANCE, CA 90510-3457	RENTAL AGREEMENT	ASSIGN	VARIOUS	\$82.00
TOYOTA MOTOR SALES 19001 S WESTERN AVE TORRANCE, CA 90501	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/22/2002	\$0.00
TOYS "R" US - DELAWARE, INC. 1 GEOFFREY WAY WAYNE, NJ 07470 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2008	\$0.00
TOYS R US 461 FRAM RD PARAMUS, NJ 07052	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/2/2003	\$0.00

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TPG CAPITAL LP 301 COMMERCE ST STE 3300 FT WORTH, TX 76102	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/29/2008	\$0.00
TPG CAPITAL, L.P. 301 COMMERCE ST STE 3300 FT WORTH, TX 76102	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/29/2008	\$0.00
TRAC TOOL 16116 PURITAS AVE CLEVELAND, OH 44135	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/27/2004	\$0.00
TRACTOR SUPPLY COMPANY 320 PLUS PARK BLVD NASHVILLE, TN 37217	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/23/2008	\$0.00
TRADE ENVELOPES INC PO BOX 841741 DALLAS, TX 75284-1741	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
TRADE PRINTERS PO BOX 35545 PHOENIX, AZ 85069-5545	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
TRADEWIND GRAPHICS, INC. S. DIXON HUNTER 126 EAST BAYBERRY ROAD ISLIP, NY 11731 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	7/27/1999	\$0.00
TRAMMEL CROW COMPANY 55 GLENLAKE PKWY ATLANTA, GA 30022	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/9/2003	\$0.00
TRANS ADVANTAGE INC 1 PREMIER DR FENTON, MO 63026	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/13/2007	\$0.00
TRANS ADVANTAGE, INC. 1 PREMIER DR FENTON, MO 63026	CUSTOMER TRADE AGREEMENT	ASSIGN	10/30/2007	\$0.00
TRANS ADVANTAGE, INC. ONE PREMIER DR FENTON, MO 63026	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/13/2007	\$0.00
TRANSFER FORMS COMPANY 2130 REGAL PKWY EULESS, TX 76040	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
TRANSITION PRODUCTS 3040 RIVERSIDE DRIVE SUITE 211 COLUMBUS, OH 43221	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
TRANS-PAK (UPDATED ADDRESS) 520 MARBURG WAY SAN JOSE, CA 95133	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/26/2005	\$0.00
TRANSPORTATION MARKETING & COMMUNICATIONS ASSOCIATION 191 CLARKSVILLE RD PRINCETON JUNCTION, NJ 08550	CUSTOMER TRADE AGREEMENT	ASSIGN	6/28/2010	\$0.00
TRANSUNION LLC 555 WEST ADAMS ST CHICAGO, IL 60661	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/26/2009	\$0.00

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TRAVEL CONNECTION 12029 AINSWORTH CIRCLE NO 200 PORTLAND, OR 97294	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/20/2004	\$0.00
TRAVELERS INSURANCE SKYLIGHT OFFICE TOWER 1660 W 2ND ST STE 500 CLEVELAND, OH 44113-1454	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/20/2003	\$0.00
TRAVELERS PROPERTY AND CASUALTY COMPANY 300 WINDSOR STREET HARTFORD, CT 06120 USA	ALL INSURANCE POLICIES ISSUED BY THE TRAVELERS INDEMNITY COMPANY AND ITS AFFILIATES ("TRAVELERS") AND DEBTORS, AS INSURED, INCLUDING WORKERS' COMPENSATION AND GENERAL AND AUTOMOBILE LIABILITY POLICIES; ANY AGREEMENTS PRESCRIBING PREMIUM, REIMBURSEMENT, AND OTHER FINANCIAL OBLIGATIONS OWED TO TRAVELERS, INCLUDING THE PROVISION AND MAINTENANCE OF COLLATERAL BACKING THE OBLIGATIONS OF THE DEBTORS OWED TO TRAVELERS; AND ANY RELATED AGREEMENTS, FOR THE PERIOD BEGINNING APRIL 1, 2003 TO THE PRESENT, INCLUDING THE CURRENT POLICY YEAR THAT CONTINUES THROUGH AUGUST 1, 2011.	ASSIGN	8/1/2010 - 8/1/2011	\$0.00
TRAVELEX 411 INDUSTRY RD BUILDING 1A LOUISVILLE, KY 40208	CUSTOMER TRADE AGREEMENT	ASSIGN	3/10/2010	\$0.00
TRAVIS CREDIT UNION PO BOX 2069 VACAVILLE, CA 95696	CUSTOMER TRADE AGREEMENT	ASSIGN	2/17/2010	\$0.00
TRAVIS CREDIT UNION 1 TRAVIS WAY VACAVILLE, CA 95687	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	2/18/2005	\$0.00
TRAVIS CREDIT UNION 1 TRAVIS WAY VACAVILLE, CA 95687	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	12/17/2007	\$0.00
TRAVIS, BRYAN S 13690 SW WRIGHTWOOD CT TIGARD, OR 97224	SR. ACCOUNT MANAGER, 02/12/10	ASSIGN	8/1/2003	\$0.00
TRAVIS, SCOTT T 236 HARBOUR POINT DR WILDWOOD, MO 63040-1951	REG SALES MGR, 07/24/09	ASSIGN	9/27/2007	\$0.00
TREKK CROSS MEDIA 134 NORTH MAIN ST ROCKFORD, IL 61101	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/17/2008	\$0.00
TREKK CROSS MEDIA 134 N MAIN ST ROCKFORD, IL 60010	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/17/2008	\$0.00
TRENDEX 240 E MARYLAND AVE ST PAUL, MN 55117	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	9/1/2005	\$0.00
TREX COMPANY INC. 160 EXETER DR WICHESTER, VA 22603	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/22/2010	\$0.00
TREYA PARTNERS 4270 AVENIDA PRADO THOUSAND OAKS, CA 91360	CUSTOMER TRADE AGREEMENT	ASSIGN	11/7/2007	\$0.00

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TREYA PARTNERS 4270 AVENIDO PRADO THOUSAND OAKS, CA 91360	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/28/2008	\$0.00
TRI STATE ENVELOPE CORPORATION 1 ORGLER PL ASHLAND, PA 17921	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
TRI STATE HOSPITAL SUPPLY CORP 301 CATRELL DR HOWELL, MI 48843	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	6/1/2009	\$0.00
TRIANGLE PRINTING CO 1000 E BOUNDARY AVE PO BOX 1782 YORK, PA 17405	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
TRIBUNE COMPANY 435 N. MICHIGAN AVE. CHICAGO, IL 60611	CUSTOMER TRADE AGREEMENT	ASSIGN	3/23/2010	\$0.00
TRIBUNE COMPANY 435 N. MICHIGAN AVE. CHICAGO, IL 60611	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/31/2010	\$0.00
TRIBUNE DIRECT MARKETING, INC. 505 NORTHWEST AVE NORTHLAKE, IL 60164	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/18/2007	\$0.00
TRI-C BUSINESS FORMS 7492 HARWIN DRIVE HOUSTON, TX 77036	CERTIFIED TRADE PARTNER	ASSIGN	10/1/1998	\$0.00
TRIMARC FINANCIAL INC 935 RIVERSIDE AVE STE 19 PASO ROBLES, CA 93446	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/17/2008	\$0.00
TRIMARC FINANCIAL INC 935 RIVERSIDE AVE STE 19 PASO ROBLES, CA 93446	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/17/2008	\$0.00
TRINITY MC, LLC DBA TRINITY MEDICAL CENTER 4343 N JOSEY LN CARROLLTON, TX 75010	CUSTOMER TRADE AGREEMENT	ASSIGN	4/3/2008	\$0.00
TRI-STATE HOSPITAL SUPPLY CORP./CENTURION LABEL SYSTEMS AND CENTURION MEDICAL PRODUCTS 301 CATRELL DRIVE HOWELL, MI 48843	CERTIFIED TRADE PARTNER	ASSIGN	6/1/2009	\$0.00
TRITON EXPRESS LLC 330 WESTON DR TROY, MO 63379	CARRIER AGREEMENT	ASSIGN	12/27/2006	\$0.00
TRIVISTA PLASTICS 23820 NETWORK PL CHICAGO, IL 60673-1238	SUPPLY MANAGEMENT	ASSIGN	NOT DEFINED	\$0.00
TRUGREEN LIMITED PARTNERSHIP D/B/A TRUGREEN CHEMLAWN 860 RIDGE LAKE BLVD MEMPHIS, TN 38120	CUSTOMER TRADE AGREEMENT	ASSIGN	8/21/2001	\$0.00
TUBBS,CYNTHIA F 12536 COURAGE XING FISHERS, IN 46037	ACCOUNT MANAGER, 12/18/09	ASSIGN	7/14/1998	\$0.00
TUCSON ELECTRIC POWER 4350 E IRVINGTON RD TUCSON, AZ 85746	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/23/2004	\$0.00



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TUELLER, SPENCER O 8873 S 5170 W WEST JORDAN, UT 84081-2204	ACC EXEC, 06/08/09	ASSIGN	6/4/2001	\$0.00
TUFTS MEDIA 419 BOSTON AVENUE MEDFORD, MA 02155	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/6/2007	\$0.00
TULCO OILS INC. 5420 EAST PINE TULSA, OK 74115	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/2/2004	\$0.00
TULLIO, DIANA L 15692 KEIFER RD GERMANTOWN, OH 45327	VP CUST & SOURCING SERVICES, 01/29/10	ASSIGN	5/11/2009	\$0.00
TURNER MARKETING, INC. 137 N MAIN ST STE 400 DAYTON, OH 45402	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/27/2005	\$0.00
TURNER, THOMAS B 14562 WOODGATE MANOR CIR CENTREVILLE, VA 20120	SALES REP, 03/15/10	ASSIGN	8/1/2008	\$0.00
TURPIN, TRENT J 2846 SWEET CLOVER WAY WAUCONDA, IL 60084-5005	ACCOUNT MANAGER, 02/19/10	ASSIGN	8/14/2006	\$0.00
TURTLE RIDGE MEDIA GROUP 700 W. 190TH STREET GARDENA, CA 90248	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/11/2006	\$0.00
TVP GRAPHICS INCORPORATED 230 ROMA JEAN PKWY STREAMWOOD, IL 60107	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
TWELVE OAKS MEDICAL CENTER 4200 TWELVE OAKS DR HOUSTON, TX 77027	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/13/2003	\$0.00
TWIN COUNTY CREDIT UNION PO BOX 718 OLYMPIA, WA 98507-0718	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/16/2003	\$0.00
TWINSTAR CREDIT UNION PO BOX 718 OLYMPIA, WA 98507	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/25/2009	\$0.00
TYCO ELECTRONICS CORPORATION 2901 FULLING MILL RD MIDDLETOWN, PA 17057	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/3/2005	\$0.00
TYCO INTERNATIONAL (U.S.) INC. 3 TYCO PARK EXETER, NH 03833	CUSTOMER TRADE AGREEMENT	ASSIGN	6/1/1998	\$0.00
TYCO THERMAL CONTROLS 300 CONSTITUTION DR MENLO PARK, CA 94025	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/18/2003	\$0.00
U.C. DAVIS HEALTH SYSTEM PO BOX 168016 SACRAMENTO, CA 95816-	CUSTOMER CONTRACT LOU	ASSIGN	2/1/2010	\$0.00
U.S. BANK NA 1010 S 7TH ST MINNEAPOLIS, MN 55415	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/28/2002	\$0.00

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U.S. ELECTRICAL MOTORS 8100 W FLORISSANT ST LOUIS, MO 63136	CUSTOMER TRADE AGREEMENT	ASSIGN	5/21/1996	\$0.00
U.S. FINANCIAL ADVISORS LLC 139 WOOD RD BRAINTREE, MA 02184	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2008	\$0.00
UAP DISTRIBUTION INC. N125 COUNTY RD C DEFOREST, WI 53532	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/8/2005	\$0.00
UAP DISTRIBUTION, INC. 7251 WEST 4TH ST GEELEY, CO 80634	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/8/2005	\$0.00
UBS FINANCIAL SERVICES, INC. 1000 HARBOR BLVD WEEHAWKEN, NJ 07086	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/1/2005	\$0.00
UBS FINANCIAL SERVICES, INC. 1000 HARBOR BLVD WEEHAWKEN, NJ 07086	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/1/2005	\$0.00
UC SAN DIEGO 138 DICKINSON SAN DIEGO, CA 92103-2012	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
UCSF MEDICAL CENTER (UNIV OF CALIF. SAN FRANCISCO) PO BOX 816 SAN FRANCISCO, CA 94143	CUSTOMER CONTRACT LOP	ASSIGN	4/1/2009	\$0.00
UHS-PRUITT CORPORATION 3945 LAWRENCEVILLE HWY LILBURN, GA 30047	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2006	\$0.00
ULRICH,ANDREA L 2831 LOUISE PL GROVE CITY, OH 43123-2467	SALES SUPPORT AGREEMENT	ASSIGN	7/13/2010	\$0.00
ULTIMATE STAFFING (AKA: ROTH STAFFING) 333 CITY BLVD WEST, SUITE 100 ORANGE, CA 92868	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/11/2008	\$0.00
ULTIMATE STAFFING SERVICES 1966 GREENSPRING DR TIMONIUM, MD 21093	SERVICES AGREEMENT	ASSIGN	9/2/2008	\$0.00
UMASS MEMORIAL MEDICAL CENTER 16 SHAFFER ST WORCESTER, MA 01605	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/11/2004	\$0.00
UNASOURCE SURGERY CENTER 4550 INVESTMENT DRIVE STE 100 TROY, MI 48098	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/19/2004	\$0.00
UNIGRAPHICS USA LLC 3800 N 38TH AVE PHOENIX, AZ 85019	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/19/2007	\$0.00
UNION BANK 445 S FIGUEROA ST 5TH FL LOS ANGELES, CA 90071	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/27/2009	\$0.00
UNION BANK OF CALIFORNIA, N.A. 8228 MERCURY CT SAN DIEGO, CA 92111	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2002	\$0.00

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UNION BANKSHARES CORPORATION PO BOX 940 RUTHER GLEN, VA 22546	CUSTOMER TRADE AGREEMENT	ASSIGN	3/4/2008	\$0.00
UNION PACIFIC RAILROAD 1416 DODGE ST OMAHA, NE 68179	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/22/2003	\$0.00
UNION PLANTERS BANK 7130 GOODLETT FARMS CORDOVA, TN 38016	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/19/2003	\$0.00
UNISOURCE 340 STEVENS ST JACKSONVILLE, FL 32254	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/1993	\$0.00
UNISOURCE WORLDWIDE 850 NORTH ARLINGTON HTS RD ITASCA, IL 60143	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/18/2008	\$0.00
UNISOURCE WORLDWIDE, INC PO BOX 360496 PITTSBURGH, PA 15251	CUSTOMER DEDICATED STOCK AGREEMENT	ASSIGN	1/1/2004	\$0.00
UNISOURCE WORLDWIDE, INC PO BOX 360496 PITTSBURGH, PA 15251	GLOBAL SOURCING SOLUTIONS AGREEMENT	ASSIGN	4/23/2009	\$0.00
UNISTAR LLC 222 SOUTH FIRST ST LOUISVILLE, KY 40202	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2007	\$0.00
UNITED AGRI PRODUCTS INC 7251 W 4TH ST GREELEY, CO 80634	MASTER AGREEMENT	ASSIGN	9/20/2005	\$0.00
UNITED AGRI PRODUCTS, INC. 7251 W 4TH ST GREELEY, CO 80634	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2005	\$0.00
UNITED AGRI PRODUCTS, INC. 7251 W 4TH ST GREELEY, CO 80634	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/6/2006	\$0.00
UNITED AIR LINES INC. 1200 E ALGONQUIN RD ELK GROVE TWNHP, IL 60007	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/20/2001	\$0.00
UNITED BOOK PRESS INC 1807 WHITEHEAD RD BALTIMORE, MD 21207-4104	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
UNITED COMMERCIAL BANK 711 VAN NESS AVE SAN FRANCISCO, CA 94102	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/8/2002	\$0.00
UNITED GRAPHICS INC 100 RIVER ROCK DR BUFFALO, NY 14207	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
UNITED HEALTH CARE ADMINISTRATORS, INC. 1110 NORTHCHASE PARKWAY STE 100 MARIETTA, GA 30067	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/20/1995	\$0.00
UNITED HOME DELIVERIES 7800 BISSENET STREET, SUITE 405 HOUSTON, TX 77074	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/29/2005	\$0.00
UNITED PARCEL SERVICE GENERAL SERVICES CO. 55 GLENLAKE PARKWAY NE ATLANTA, GA 30328	CUSTOMER TRADE AGREEMENT	ASSIGN	2/10/2010	\$0.00

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
UNITED PARCEL SERVICE, INC. 55 GLENLAKE PARKWAY NE ATLANTA, GA 30328	UPS INCENTIVE PROGRAM AGREEMENT	ASSIGN	2/4/2008	\$0.00
UNITED RADIO, INC. 570 S ENTERPRISE PKWY E SYRACUSE, NY 13057	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/19/2002	\$0.00
UNITED RENTALS INC 5 GREENWICH OFFICE PARK GREENWICH, CT 06831	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/24/2008	\$0.00
UNITED RENTALS, INC. FIVE GREENWICH OFFICE PARK GREENWICH, CT 06831-5180	CUSTOMER TRADE AGREEMENT	ASSIGN	11/15/2006	\$0.00
UNITED RENTALS, INC. FIVE GREENWICH OFFICE PARK GREENWICH, CT 06831	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2010	\$0.00
UNITED RENTALS, INC. FIVE GREENWICH OFFICE PARK GREENWICH, CT 06831	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/20/2008	\$0.00
UNITED STATES GYPSUM 4500 ARDINE ST SOUTH GATE, CA 90280	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/25/2001	\$0.00
UNITED STATES TENNIS ASSOCIATION INC. 70 W RED OAK LN WHITE PLAINS, NY 10604-3602	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/23/2004	\$0.00
UNITED STATES TRUST CO OF NY 114 W 47TH ST NY, NY 10031	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/4/2004	\$0.00
UNITED TRUST FUND 701 BRICKELL AVE 13TH FL MIAMI, FL 33133	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/15/2004	\$0.00
UNITED WAY OF CENTRAL OHIO 360 SOUTH THIRD ST COLUMBUS, OH 43215	CUSTOMER TRADE AGREEMENT	ASSIGN	6/20/2006	\$0.00
UNITED WAY OF NORTHEAST FLORIDA 1301 RIVERPLACE BOULEVARD STE 400 JACKSONVILLE, FL 32207	DOCUMENT STORAGE AGREEMENT	ASSIGN	6/22/2006	\$0.00
UNITED WAY OF SOUTHEAST PA SEVEN BENJAMIN FRANKLIN PKWY PHILADELPHIA, PA 19103-1294	CUSTOMER TRADE AGREEMENT	ASSIGN	8/3/2005	\$0.00
UNITY GRAPHICS CORPORATION 2 ANDERSON AVE MOONACHIE, NJ 07074	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
UNITY HEALTH SYSTEM 89 GENESEE ST ROCHESTER, NY 14611	CUSTOMER CONTRACT LOU	ASSIGN	5/25/2009	\$0.00
UNIVAR USA, INC. PO BOX 34325 SEATTLE, WA 98124-1325	CUSTOMER TRADE AGREEMENT	ASSIGN	12/31/2005	\$0.00
UNIVERSAL DATA SERVICES 2261 COSMOS COURT STE 150 CARLSBAD, CA 92009	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/10/2003	\$0.00

In re: Workflow Management Inc, et. al.

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UNIVERSAL LENDING CORPORATION 6775 EAST EVANS AVE DENVER, CO 80224	CUSTOMER TRADE AGREEMENT	ASSIGN	7/19/2002	\$0.00
UNIVERSAL PRINTING & MANUFACTURING CO PO BOX 872754 KANSAS CITY, MO 64187-2754	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
UNIVERSAL TRUCKLOAD SERVICES, INC. 12755 EAST NINE MILE WARREN, MI 48089	CUSTOMER TRADE AGREEMENT	ASSIGN	2/12/2007	\$0.00
UNIVERSITY FEDERAL CREDIT UNION 3450 SOUTH HIGHLAND DR SALT LAKE CITY, UT 84106	CUSTOMER TRADE AGREEMENT	ASSIGN	4/30/2009	\$0.00
UNIVERSITY FEDERAL CREDIT UNION 3450 SOUTH HIGHLAND DR SALT LAKE CITY, UT 84106	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	1/12/2009	\$0.00
UNIVERSITY HOSPITALS HEALTH SYSTEM 3605 WARRENSVILLE CTR RD NO 2255 SHAKER HEIGHTS, OH 44122	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER	ASSIGN	6/25/2007	\$0.00
UNIVERSITY HOSPITALS HEALTH SYSTEM 201 FRONT ST BREA, OH 44017	BUSINESS ASSOCIATE ADDENDUM	ASSIGN	3/25/2004	\$0.00
UNIVERSITY MEDICAL BILLING 555 E 200 S STE 100 SALT LAKE CITY, UT 84102	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/25/2005	\$0.00
UNIVERSITY OF CALIFORNIA IRVINE MEDICAL CENTER P.O. BOX 11917 SANTA ANA, CA 92711-1917	CUSTOMER CONTRACT LOP	ASSIGN	1/1/2006	\$0.00
UNIVERSITY OF CHICAGO 5807 S WOODLAWN AVE STE 211 CHICAGO, IL 60637	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/29/2009	\$0.00
UNIVERSITY OF CHICAGO MEDICAL CENTER 8201 S CASS AVE DARIEN, IL 60561	CUSTOMER CONTRACT LOP	ASSIGN	3/10/2008	\$0.00
UNIVERSITY OF CHICAGO ON BEHALF OF ITS BOOTH SCHOOL OF BUSINESS 5807 S WOODLAWN AVE CHICAGO, IL 60637	CUSTOMER TRADE AGREEMENT	ASSIGN	6/18/2009	\$0.00
UNIVERSITY OF CHICAGO(BOOTH SCHOOL OF BUS) 5807 S WOODLAWN AVE STE 211 CHICAGO, IL 60637	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/29/2009	\$0.00
UNIVERSITY OF DALLAS, THE 1845 EAST NORTHGATE DR IRVING, TX 75062-4736	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/19/2007	\$0.00
UNIVERSITY OF DAYTON 300 COLLEGE PARK DAYTON, OH 45469-1350	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/5/2004	\$0.00
UNIVERSITY OF ILLINOIS MEDICAL CENTER 1740 WEST TAYLOR ST STE C 650 CHICAGO, IL 60612-7232	CUSTOMER CONTRACT LOU	ASSIGN	4/1/2010	\$0.00
UNIVERSITY OF KENTUCKY MEDICAL CENTER 2347 STERLINGTON RD LEXINGTON, KY 40517-4024	CUSTOMER CONTRACT LOU	ASSIGN	10/1/2009	\$0.00

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UNIVERSITY OF MD MED SYSTEM 225 GREEN ST BALTIMORE, MD 21201	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/6/2005	\$0.00
UNIVERSITY OF PENNSYLVANIA 3401 WALNUT STREET STE 421A PHILADELPHIA, PA 19104	CUSTOMER TRADE AGREEMENT	ASSIGN	12/18/2008	\$0.00
UNIVERSITY OF PITTSBURGH MEDICAL CENTER 3175 EAST CARSON ST PITTSBURGH, PA 15203	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2007	\$0.00
UNIVERSITY OF PITTSBURGH MEDICAL CENTER (UPMC) PO BOX 660842 DALLAS, TX 75266-0842	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, MEDASSETS	ASSIGN	7/1/2009	\$0.00
UNIVERSITY OF UTAH HEALTH CARE 127 SOUTH 500 EAST SALT LAKE CITY, UT 84111	HIPAA PRIVACY AND SECURITY BUSINESS ASSOCIATE AGREEMENT	ASSIGN	10/15/2008	\$0.00
UNIVERSITY OF UTAH HEALTH NETWORK PO BOX 2790 SALT LAKE CITY, UT 84110-2790	CUSTOMER CONTRACT LOU	ASSIGN	1/1/2010	\$0.00
UNIVERSITY OF UTAH HOSPITALS AND CLINICS 127 SOUTH 500 EAST SALT LAKE CITY, UT 84111	CUSTOMER TRADE AGREEMENT	ASSIGN	5/13/2009	\$0.00
UNIVERSITY OF UTAH, ON BEHALF OF ITS UNIVERSITY OF UTAH HEALTH SCIENCES CENTER 127 SOUTH 500 EAST SALT LAKE CITY, UT 84111	HEALTH INSURANCE PORTABILITY & ACCOUNTABILITY ACT BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/3/2003	\$0.00
UNIVERSITY PHYSICIANS, INC. 405 W REDWOOD ST BALTIMORE, MD 21201	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/2/2002	\$0.00
UNIVISION 605 THIRD AVENUE 12TH FL NEW, NY 10158	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/2/2009	\$0.00
UPCP 3609 PARK EAST NORTH BUILDING STE 207 BEACHWOOD, OH 44122	CUSTOMER TRADE AGREEMENT	ASSIGN	8/5/1997	\$0.00
UPMC PO BOX 660842 DALLAS, TX 75266	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/19/2006	\$0.00
UPMC HEALTH PLAN ONE CHATHAM CTR PITTSBURGH, PA 15219	DOCUMENT STORAGE AGREEMENT	ASSIGN	4/7/2006	\$0.00
UPROMISE, INC. 95 WELLS AVE STE 160 NEWTON, MA 02459	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/4/2008	\$0.00
UPS SUPPLY CHAIN SOLUTIONS, INC 12380 MORRIS ROAD ALPHARETTA, GA 30005	MASTER SERVICES AGREEMENT	ASSIGN	2/4/2010	\$0.00
US AIRWAYS, INC. 111 W RIO SALADO TEMPE, AZ 85281	IMPLEMENTATION LOI	ASSIGN	5/10/2010	\$0.00

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US BANKCORP EP MN BB3/PROCUREMENT SERVICES 2751 SHEPARD RD ST PAUL, MN 55116	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	10/11/2002	\$0.00
US BANKCORP BEFG EP MN BB3/PROCUREMENT SERVICES 2751 SHEPARD RD ST PAUL, MN 55116	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/5/2006	\$0.00
US FARATHANE 38000 MOUND STERLING HEIGHTS, MI 48310	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/26/2003	\$0.00
US FINANCIAL ADVISORS LLC 139 WOOD RD BRAINTREE, MA 02184	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/25/2008	\$0.00
US FINANCIAL LIFE INSURANCE COMPANY 10290 ALLIANCE RD CINCINNATI, OH 45242	CUSTOMER TRADE AGREEMENT	ASSIGN	12/5/2001	\$0.00
US FIRE INS CO 305 MADISON AVE MORRISTOWN, NJ 07960	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/15/2004	\$0.00
US INDUSTRIAL REIT 9830 COLONNADE BLVD STE 600 SAN ANTONIO, TX 78230-2239	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/8/2003	\$0.00
US JESCO 1421 WESTWAY CIR CARROLLTON, TX 75006	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/13/2004	\$0.00
USA 800 9808 E. 66TH TERRACE KANSAS CITY, MO 64133-5850	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/21/2008	\$0.00
USA/DOCUFINISH PO BOX 98 PLAINFIELD, IL 60544	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
USANA HEALTH SCIENCES, INC. 3838 WEST PKWY BLVD SALT LAKE CITY, UT 84120-6336	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/21/2005	\$0.00
USERS INCORPORATED 1357 KAPIOLANI BOULEVARD STE 800 HONOLULU, HI 96814	CUSTOMER TRADE AGREEMENT	ASSIGN	5/23/1996	\$0.00
USF CORPORATION PO BOX 816 SAN FRANCISCO, CA 94143	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/18/2004	\$0.00
USHA ANANTHAKRISHNAN 230 COMMERCE STE 180 IRVINE, CA 92602	OUTSIDE CONTRACT EMPLOYMENT	ASSIGN	9/7/2006	\$0.00
USTA EASTERN 4 WEST RED OAK LANE STE 300 WHITE PLAINS, NY 10604	CUSTOMER TRADE AGREEMENT	ASSIGN	9/24/2007	\$0.00
UT DENTAL BRANCH 6516 M D ANDERSON BLVD STE 156B HOUSTON, TX 77030	CUSTOMER TRADE AGREEMENT	ASSIGN	10/5/2001	\$0.00
UUNET 22001 LOUDOUN COUNTY PKWY ASHBURN, VA 20147	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/25/2001	\$0.00

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VAGNONI, MICHAEL P 3 BRAMPTON RD MALVERN, PA 19355	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/11/2008	\$0.00
VAIL SYSTEMS, INC. 570 LAKE COOK RD STE 400 DEERFIELD, IL 60015	RESELLER AGREEMENT	ASSIGN	11/24/2008	\$5,848.00
VALDESE WEAVERS PO BOX 70 VALDESE, NC 28690	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/31/2007	\$0.00
VALERO SERVICES INC 1 VALERO WAY SAN ANTONIO, TX 78249	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	2/20/2009	\$0.00
VALLEY FORGE OFFICE CTR LP 2300 LIBERTY RIDGE DR STE 320 WAYNE, PA 19087	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/23/2004	\$0.00
VALLEY GENERAL HOSPITAL 179TH AVE SE MONROE, WA 98272	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/15/2009	\$0.00
VALLEY NATIONAL GASES, INC. PO BOX 6628 WHEELING, WV 26003	CUSTOMER TRADE AGREEMENT	ASSIGN	8/16/2004	\$0.00
VALLEYCARE HEALTH SYSTEM 1111 E STANLEY BLVD LIVERMORE, CA 94550-4115	CUSTOMER CONTRACT LOU	ASSIGN	10/1/2009	\$0.00
VALSPAR SOURCING, INC. 1101 SOUTH THIRD ST MINNEAPOLIS, MN 55415	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/13/2007	\$0.00
VALSPAR SOURCING, INC. 1101 SOUTH THIRD ST MINNEAPOLIS, MN 55415	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/13/2007	\$0.00
VAN GELDER, GARY 6714 ASHWORTH DR SUGAR LAND, TX 77479-5685	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/17/2009	\$0.00
VAN GESSEL, AUDREY L 14554 WOODGATE MANOR CIR CENTREVILLE, VA 20120	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
VAN PRAAG, JULIE 2022 CLAIRE CT SUGAR LAND, TX 77478	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/25/2009	\$0.00
VANA SOLUTIONS LLC 1106 DORCHESTER RD XENIA, OH 45385	SERVICES AGREEMENT	ASSIGN	7/24/2006	\$0.00
VARIABLE IMAGE PRINTING (2003) 1929 MAIN ST STE 101 IRVINE, CA 92614	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
VARIAN ASSOCIATES INC. 3100 HANSEN WAY PALO ALTO, CA 94304	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/1993	\$0.00



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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
VAUDIT GROUP INC 8825 AERO DR STE 200 SAN DIEGO, CA 92123	MASTER SOFTWARE LICENSE AND SERVICES AGREEMENT	ASSIGN	8/17/2007	\$0.00
VCOM SOLUTIONS INC DEPT 9491 LOS ANGELES, CA 90084-9491	MASTER SERVICE AGREEMENT	ASSIGN	4/1/2009	\$0.00
VELOCITY EXPRESS INC 211 SOUTH BRIDGE STREET 3RD FL RYE BROOK, NY 10573	SERVICES AGREEMENT	ASSIGN	8/19/2009	\$0.00
VENKAT RAMANAN 230 COMMERCE STE 180 IRVINE, CA 92602	OUTSIDE CONTRACT EMPLOYMENT	ASSIGN	9/7/2006	\$0.00
VENTURI CAREER PARTNERS SERVICES AGREEMENT 275 WYMAN ST STE 230 WALTHAM, WA 02451	SERVICES AGREEMENT	ASSIGN	11/22/2004	\$0.00
VERCOM SOFTWARE INC 5501 LBJ FWY, SUITE 730 DALLAS, TX 75240	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/29/2003	\$0.00
VERIAN TECHNOLOGIES INC 8901 MALLARD CREEK RD CHARLOTTE, NC 28269	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/2/2001	\$0.00
VERICEPT CORPORATION 555 SEVENTEENTH STREET DENVER, CO 80202	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/23/2005	\$0.00
VERITAS SOFTWARE GLOBAL CORPORATION 350 ELLIS ST MOUNTAIN VIEW, CA 94043	SOFTWARE LICENSE AGREEMENT, SYMANTEC BOUGHT VERITAS	ASSIGN	6/4/2004	\$0.00
VERIZON DIRECTORIES CORP. VERIZON PLACE 220 WEST AIRFIELD DR D/FW AIRPORT, TX 75261	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/31/2006	\$0.00
VERIZON SERVICES CORP. 1 VERIZON WAY BASKING RIDGE, NJ 07920	CUSTOMER TRADE AGREEMENT	ASSIGN	1/2/2008	\$0.00
VERIZON WIRELESS 255 PARKSBURG DR FOLSOM, CA 95630	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/24/2007	\$0.00
VERMONT LAW SCHOOL, INC. 168 CHELSEA ST SOUTH ROYALTON, VT 05068	CUSTOMER TRADE AGREEMENT	ASSIGN	5/14/2002	\$0.00
VERMONT STUDENT ASSISTANCE CORPORATION P.O. BOX 2000 WINOOSKI, VT 05404	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	10/12/2007	\$0.00
VERNASCO, RONALD E 15620 CLARENDON HILLS DR GRANGER, IN 46530-7805	ACC EXEC, 12/11/09	ASSIGN	7/1/2009	\$0.00
VERSATILE CARD TECHNOLOGY 5200 THATCHER ROAD DOWNERS GROVE, IL 60515	CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
VERTEX INC 1041 OLD CASSATT RD BERWYN, PA 19312	SOFTWARE LICENSE AGREEMENT	ASSIGN	7/25/2001	\$0.00
VERTEX INC. PO BOX 7777 PHILADELPHIA, PA 19175-0248	AGREEMENT FOR THE USE OF VERTEX QUANTUM FOR SALES AND USE TAX	ASSIGN	1/10/2006	\$0.00

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VERTEX INC. 1041 OLD CASSATT RD BERWYN, PA 19312	SOFTWARE LICENSE AND DATABASE SUBSCRIPTION AGREEMENT	ASSIGN	9/8/1993	\$0.00
VERTEX, INC. 1041 OLD CASSATT RD BERWYN, PA 19312	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/26/2009	\$0.00
VERTIS COMMUNICATIONS 250 WEST PRATT STREET, SUITE 1800 BALTIMORE, MD 21201	SERVICES AGREEMENT	ASSIGN	3/29/2009	\$0.00
VERTIS INC 250 W PRATT ST 18TH FL BALTIMORE, MD 21201	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/5/2010	\$0.00
VESTA CORPORATION 11950 SW GARDEN PL PORTLAND, OR 97223	CUSTOMER TRADE AGREEMENT	ASSIGN	7/16/2004	\$0.00
VESTCOM INTERNATIONAL INC 5 HENDERSON DR WEST CALDWELL, NJ 07006	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/29/2002	\$0.00
VESUVIO FOODS 141 FIELDCREST AVE EDISON, NJ 08837	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/16/2006	\$0.00
VF SERVICES INC. 105 CORPORATE CTR RD GREENSBORO, NC 27408	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/25/2008	\$0.00
VF SERVICES, INC. 105 CORPORATE CTR RD GREENSBORO, NC 27408	CUSTOMER TRADE AGREEMENT	ASSIGN	8/1/2010	\$0.00
VHS PHOENIX MEMORIAL HOSPITAL 1201 SOUTH 7TH AVE PHOENIX, AZ 85007	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/X/2002	\$0.00
VICTOR PRINTING 3 PERINA BLVD CHERRY HILL, NJ 08003	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/25/2007	\$0.00
VIDEOJET TECH 1500 MITTEL BLVD WOOD DALE, IL 60191	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2006	\$0.00
VIESTENZ,JANICE 13570 SW FERN ST TIGARD, OR 97223	SALES REP, 01/21/09	ASSIGN	11/30/2000	\$0.00
VIIISAGE TECHNOLOGY, INC. 30 PORTER RD LITTLETON, MA 01720	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/29/2003	\$0.00
VIP PRINTING 1626 MANUFACTURERS DR FENTON, MO 63026	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	2/1/2007	\$0.00
VIRTUA HEALTH, INC. 401 ROUTE 73 NORTH 50 LAKE CTR DR MARLTON, NJ 08053	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2004	\$0.00
VISITING NURSE HEALTH SYSTEMS 6610 BAY CIRCLE STE A NORCROSS, GA 30017	CUSTOMER TRADE AGREEMENT	ASSIGN	9/1/2004	\$0.00
VISTA HEALTHCARE 10841 WHITE OAK AVE RANCHO CUCAMONGA, CA 91730	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/26/2007	\$0.00

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VISTA WINDOW COMPANY 3850 ELM RD WARREN, OH 44483	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/16/2009	\$0.00
VITRAN EXPRESS 6500 EAST 30TH ST INDIANAPOLIS, IN 46219	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/11/2006	\$0.00
VITRAN EXPRESS 6500 EAST 30TH ST INDIANAPOLIS, IN 46219	CUSTOMER TRADE AGREEMENT	ASSIGN	3/27/2007	\$0.00
VITRONIC PROMOTIONAL GROUP 4680 PKWY DR STE 200 MASON, OH 45040	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	12/1/2004	\$0.00
VIVIDENCE INC 1850 GATEWAY DR MATEO, CA 94404	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/17/2001	\$0.00
VOCALINK INC 405 W FIRST ST UNIT A DAYTON, OH 45402	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2006	\$0.00
VOLKSWAGEN 47 ROTHENFELDER STR FL E WOLFSBURG, DE 38440	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/11/2009	\$0.00
VOLVO & GMC TRUCK CENTER OF CAROLINA PO BOX 560007 CHARLOTTE, NC 28256	DOCUMENT STORAGE AGREEMENT	ASSIGN	8/23/2000	\$0.00
VON HARTEN,ELSA 5611 LONDONDERRY RD CHARLOTTE, NC 28210-3731	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/1/2002	\$0.00
VOORHEES,JOSE 468 HOLBROOK ROAD VIRGINIA BEACH, VA 23452-1236	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/28/2008	\$0.00
VORK MOTOR TRANSPORT INC PO BOX 556 FRANKLIN, OH 45005	CARRIER AGREEMENT	ASSIGN	10/11/2004	\$0.00
VRADENBURGH,AARON F 123 ST FRANCIS WOODS RD MADISON, CT 06443-1758	REGIONAL SALES MANAGER	ASSIGN	9/24/2009	\$0.00
VSM SEWING, INC. 31000 VIKING PKWY CLEVELAND, OH 44145	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/22/2003	\$0.00
VSR PRINTING PO BOX 873549 VANCOUVER, WA 98687-3549	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
W. R. GRACE & CO 5500 CHEMICAL RD BALTIMORE, MD 21226	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/21/2002	\$0.00
W. W. GRAINGER 100 GRAINGER PKWY LAKE FOREST, IL 60045	CUSTOMER TRADE AGREEMENT	ASSIGN	6/27/2007	\$0.00
W.A. BUENING 2518 DUNAVANT ST CHARLOTTE, NC 28203	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00

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W.W. GRAINGER, INC. 333 KNIGHTSBRIDGE PKWY LINCOLNSHIRE, IL 60069	CUSTOMER TRADE AGREEMENT	ASSIGN	2/24/1997	\$0.00
WABASH VALLEY HOSPITAL, INC. 2900 N RIVER RD LAFAYETTE, IN 47906	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/25/2005	\$0.00
WABASH VALLEY SURGERY CENTER 221 S 6TH ST TERRE HAUTE, IN 47807	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/27/2007	\$0.00
WACHOVIA CORP 301 S COLLEGE ST CHARLOTTE, NC 28288	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	7/9/2003	\$0.00
WACHOVIA CORPORATION ONE WACHOVIA CENTER 301 SOUTH COLLEGE ST CHARLOTTE, NC 28288	CUSTOMER TRADE AGREEMENT	ASSIGN	1/1/2008	\$0.00
WACHOVIA CORPORATION ONE WACHOVIA CENTER 301 SOUTH COLLEGE ST CHARLOTTE, NC 28288	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	2/11/2008	\$0.00
WAHRMAN, SCOT E 9513 W 147TH ST OVERLAND PARK, KS 66221-9691	ACCOUNT EXECUTIVE, 08/30/10	ASSIGN	8/5/2008	\$0.00
WAKE RADIOLOGY CONSULTANTS 3614 HAWTHORN DR RALEIGH, NC 27609	DOCUMENT STORAGE AGREEMENT	ASSIGN	5/13/2004	\$0.00
WALLERT, TOM W 2264 HIRAM DR WHEATON, IL 60189	ACC EXEC, 03/01/10	ASSIGN	4/6/2005	\$0.00
WALLSIDE WINDOWS 27000 W TROLLEY INDUSTRIAL DR TAYLOR, MI 48180	DOCUMENT STORAGE AGREEMENT	ASSIGN	2/25/2002	\$0.00
WALSH JESUIT HIGH SCHOOL 4550 WYOGA LAKE RD CUYAHOGA FALLS, OH 44224	CUSTOMER TRADE AGREEMENT	ASSIGN	4/28/2010	\$0.00
WALSWORTH PUBLISHING COMPANY PO BOX 412034 KANSAS CITY, MO 64141-2034	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
WALTERS, OWEN D 225 MALLARD DR E NORTH WALES, PA 19454	SALES REPRESENTATIVE AGREEMENT	ASSIGN	4/16/2009	\$0.00
WALTERS, WILLIAM J 2310 KENNWYNN RD WILMINGTON, DE 19810-2742	SALES REP, 09/30/09	ASSIGN	8/1/2008	\$0.00
WALZER, PATRICIA G 1901 DOCKSIDE DR VALRICO, FL 33594	ACCOUNT MANAGER, 04/28/10	ASSIGN	1/31/1979	\$0.00
WARD/KRAFT FORMS INC PO BOX 874190 KANSAS CITY, MO 64187-4190	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
WASHINGTON GAS ENERGY SERVICES 13865 SUSNRIS VALLEY DRIVE STE 200 HERNDON, VA 20171	CUSTOMER TRADE AGREEMENT	ASSIGN	3/10/2009	\$0.00
WASHINGTON MUTUAL PO BOX 91157 SEATTLE, WA 98111	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/26/2003	\$0.00

In re: Workflow Management Inc, et. al.

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COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
WASHINGTON POST 1150 15TH STREET N W WASHINGTON, DC 20071	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/1/1997	\$0.00
WASHINGTON STATE DEPARTMENT OF LABOR & INDUSTRIES P.O. BOX 34022 SEATTLE, WA 98124-1022	WC - INDUSTRIAL INSURANCE COVERAGE, UBI 602 081 307	ASSIGN	11/30/2000	\$0.00
WASHKO III, EDWARD D 28248 TIERRA VISTA RD TEMECULA, CA 92592-3205	SALES REPRESENTATIVE AGREEMENT	ASSIGN	3/12/2004	\$0.00
WASHKO, EDWARD D 20330 NE 40TH CT SAMMAMISH, WA 98074	REGIONAL SALES MANAGER	ASSIGN	6/17/2009	\$0.00
WASTE MANAGEMENT NATIONAL SERVICES INC. 1001 FANNIN STE 4000 HOUSTON, TX 77002	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/7/2005	\$0.00
WASTE MANAGEMENT NATIONAL SERVICES, INC. 1001 FANNIN STE 4000 HOUSTON, TX 77002	CUSTOMER TRADE AGREEMENT	ASSIGN	3/13/2003	\$0.00
WASTE MANAGEMENT NATIONAL SERVICES, INC. 1001 FANNIN STE 4000 HOUSTON, TX 77002	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	4/7/2005	\$0.00
WASTE MANAGEMENT OF OHIO INC. - DAYTON 1006 WALNUT ST CANAL WINCHESTER, OH 43110	NON-HAZARDOUS WASTE REMOVAL	ASSIGN	10/7/2008	\$6,436.00
WASTE MANAGEMENT OF OHIO INC. - GROVE CITY 1006 WALNUT ST CANAL WINCHESTER, OH 43110	NON-HAZARDOUS WASTE REMOVAL	ASSIGN	8/10/2007	\$0.00
WASTE MANAGEMENT OF UTAH INC. - SALT LAKE PO BOX 78251 PHOENIX, AZ 85062-8251	NON-HAZARDOUS WASTE REMOVAL	ASSIGN	10/17/2007	\$0.00
WATSON INSURANCE AGENCY, INC. 245 E SECOND AVE GASTONIA, NC 28052	DOCUMENT STORAGE AGREEMENT	ASSIGN	9/18/2003	\$0.00
WATSON LABEL PRODUCTS 10616 TRENTON AVE SAINT LOUIS, MO 63132	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
WATSON, KATHLEEN M 11 DENNIS CT HIGHTSTOWN, NJ 08520-3016	SALES SUPPORT AGREEMENT	ASSIGN	7/24/2010	\$0.00
WAWRZYNIAK, DAWN L 200 BRADFORD RD MARLTON, NJ 08053	SR. ACCOUNT SUPPORT REP, 02/23/10	ASSIGN	5/10/1995	\$0.00
WCA HOSPITAL PO BOX 840 JAMESTOWN, NY 14702-0840	CUSTOMER CONTRACT LOU	ASSIGN	10/1/2009	\$0.00
WEATHERS, SCOTT V 11720 MIRO CIR SAN DIEGO, CA 92131-3321	SALES REPRESENTATIVE AGREEMENT, 01/28/11	ASSIGN	8/1/2003	\$0.00
WEAVER, CATHERINE J 316 WESTERLY HILLS ENGLEWOOD, OH 45322-2341	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	3/8/2010	\$0.00
WEB GRAPHICS PO BOX 267 HAGAMAN, NY 12086-0267	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00

In re: Workflow Management Inc, et. al.

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WEB TV NETWORKS, INC. 1065 LA AVANIDA MT VIEW, CA 94043	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/1999	\$0.00
WEB YOGA INC 1183 E LYONS RD DAYTON, OH 45358	SERVICES AGREEMENT	ASSIGN	3/4/2005	\$0.00
WEBASTO ROOF SYSTEMS 1757 NORTHFIELD DR ROCHESTER HILLS, MI 48309	DOCUMENT STORAGE AGREEMENT	ASSIGN	3/26/2004	\$0.00
WEBCRAFT INC 1009 LENOX DR BUILDING 4 STE 201 LAWRENCEVILLE, NJ 08648	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/1/2000	\$0.00
WEBSTER BANK 145 BANK ST WATERBURY, CT 06702	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/29/2008	\$0.00
WEBSTER BANK 10 MAIN ST BSB 525 BRISTOL, CT 06010	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/29/2008	\$0.00
WEBSTER BANK NA 10 MAIN ST BSB 525 BRISTOL, CT 06010	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	7/1/2008	\$0.00
WEBSTER BANK, N.A. 10 MAIN ST BSB 525 BRISTOL, CT 06010	CUSTOMER TRADE AGREEMENT	ASSIGN	12/22/2008	\$0.00
WEBSTER FINANCIAL CORPORATION 145 BANK ST WATERBURY, CT 06702	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/9/2007	\$0.00
WEBTREND GRAPHICS, INC. AND WEBTREND DIRECT, INC. ROBERT O. POLLARD 200 VIA ORVETO NEWPORT BEACH, CA 92663 USA	ACQUISITION OF WEBTREND PURSUANT TO A PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	4/13/2001	\$0.00
WEGMANS FOOD MARKETS, INC. CONSTRUCTION DIVISION PO BOX 30844 ROCHESTER, NY 14603	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	3/16/2010	\$0.00
WEGMAN'S FOOD MARKETS, INC. 1500 BROOKS AVENUE, P.O. BOX 30844 ROCHESTER, NY 14603 USA	CUSTOMER TRADE AGREEMENT	ASSIGN	6/17/2002	\$0.00
WELBORNE,DANIEL M 22522 WENBURY DR TOMBALL, TX 77375	VP PROMOT PROD, 02/09/09	ASSIGN	7/1/2008	\$0.00
WELLMAN, INC. 1041 521 CORPORATE CTR DR FORT MILL, SC 29715	CUSTOMER TRADE AGREEMENT	ASSIGN	7/15/1998	\$0.00
WELLMAN, INC. P O DRAWER 188 JOHNSONVILLE, SC 29555	CUSTOMER TRADE AGREEMENT	ASSIGN	4/22/2005	\$0.00
WELLS FARGO BANK, N.A. 420 MONTGOMERY ST SAN FRANCISCO, CA 94104	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2004	\$0.00

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WELLS FARGO FOOTHILL ATTN: PETER J. ULMER, DIRECTOR TWO GRAND TOWER 140 E. 45 ST., 32ND FLOOR NEW YORK, NY 10017	NONDISCLOSURE LETTER AGREEMENT RE CREDIT FACILITIES	ASSIGN	10/22/2008	\$0.00
WELLS FARGO SERVICES CO 1 HOME CAMPUS DES MOINES, IA 50309	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	9/1/2003	\$0.00
WELLTEC SYSTEMS 15951 SW 41ST STREET DAVIE , FL 33331	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/19/2007	\$0.00
WENTZ,CHRISTOPHER T 1092 S LEWIS RD COLLEGEVILLE, PA 19426-2800	REGIONAL SALES MANAGER	ASSIGN	6/20/2008	\$0.00
WERRES SYSTEMS 1 POPLAR AVENUE SALEM , VA 24153	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/9/2004	\$0.00
WERVE,SHAWN P 2110 RIDGEVIEW AVE LOS ANGELES, CA 90041-3021	SALES SUPPORT AGREEMENT	ASSIGN	8/25/2009	\$0.00
WESCO DISTRIBUTION INC 225 W STATION SQUARE DR NO 700 PITTSBURGH, PA 15219-1169	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/3/2005	\$0.00
WESCO DISTRIBUTION, INC. 225 W STATION SQUARE DR NO 700 PITTSBURGH, PA 15219-1169	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/3/2005	\$0.00
WESLEY,ROBERT N 2920 COUNTRY CLUB RD WINSTON SALEM, NC 27104	VP STRATEGIC ALLIANCES, 06/02/09	ASSIGN	8/1/2007	\$0.00
WEST 610 OPPERMAN DR EAGAN, MN 55123	CUSTOMER TRADE AGREEMENT	ASSIGN	12/1/2002	\$0.00
WEST DIRECT 11808 MIRACLE HILLS DR OMAHA, NE 68154	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	9/22/2003	\$0.00
WEST DIRECT 11808 MIRACLE HILLS DR OMAHA, NE 68154	AMERICAN EAGLE TEST AGREEMENT	ASSIGN	9/22/2003	\$0.00
WEST JR,GILLIS C 6453 WINDING TREE DR NEW CARLISLE, OH 45344-9168	VP MARKETING, 11/16/09	ASSIGN	6/7/2007	\$0.00
WEST PENN ALLEGHENY HEALTH SYSTEM 320 E NORTH AVE PITTSBURGH, PA 15212	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	4/4/2006	\$0.00
WEST SERIVCES, INC. (THOMSON) 610 OPPERMAN DR EAGAN, MN 55123	CUSTOMER TRADE AGREEMENT	ASSIGN	7/15/2004	\$0.00
WEST WILLOWS AMBERST PORTFOLIO 80 CURTWRIGHT DR STE 5 WILLIAMSVILLE, NY 14221	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2006	\$0.00
WEST,DEBORAH 922 CROYDON VANDALIA, OH 45377-1615	SALES SUPPORT AGREEMENT, TERMINATED EFFECTIVE 02/01/11	ASSIGN	8/16/2010	\$0.00

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WESTAR ENERGY, INC. 818 S KANSAS AVE TOPEKA, KS 66612	CUSTOMER TRADE AGREEMENT	ASSIGN	11/1/2006	\$0.00
WESTBANK 225 PARK AVE WEST SPRINGFIELD, MA 01090	CUSTOMER TRADE AGREEMENT	ASSIGN	7/27/2004	\$0.00
WESTENDORF PRINTING 4220 INTERPOINT BLVD DAYTON, OH 45424	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
WESTERLY HOSPITAL, THE 25 WELLS ST WESTERLY, RI 02891	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/24/2005	\$0.00
WESTERN AND SOUTHERN LIFE INSURANCE CO 400 BROADWAY CINCINNATI, OH 45202	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/30/2002	\$0.00
WESTERN GRAPHIC IMAGING 9401 OSO AVE CHATSWORTH, CA 91311	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2005	\$0.00
WESTERN NONWOVENS 1642 SAUGET BUSINESS BOULEVARD SAUGET, IL 62206	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/29/2003	\$0.00
WESTERN RUBBER 6161 INDUSTRIAL WAY LIVERMORE, CA 94550	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/19/2002	\$0.00
WESTERN SEQUOIA CORPORATION 401 S PRAIRIE AVE INGLEWOOD, CA 90301	CUSTOMER TRADE AGREEMENT	ASSIGN	5/12/2006	\$0.00
WESTERN STATES ENVELOPE COMPANY BOX 88984 MILWAUKEE, WI 53288-0001	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
WESTERN SURETY COMPANY 101 S. PHILLIPS AVENUE SIOUX FALLS, SD 57104-6735	CONFIDENTIALITY AGREEMENT	ASSIGN	12/3/2007	\$0.00
WESTERN UNION 9603 DEERECO ROAD STE 200 TIMONIUM, MD 21093	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/15/2000	\$0.00
WESTERN UNION CO (THE) 12500 E BELFORD AVE ENGLEWOOD, CO 80112	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/9/2009	\$0.00
WESTERN UNION COMPANY 12500 E BELFORD AVE ENGLEWOOD, CO 80112	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/9/2009	\$0.00
WESTFIELD STEEL 530 STATE RD 32 WEST WESTFIELD, IN 46074	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/31/2007	\$0.00
WESTINGHOUSE ELECTRIC CO. 1310 BEELAN RD PITTSBURGH, PA 15235	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/20/2000	\$0.00
WESTINGHOUSE ELECTRIC COMPANY 1000 WESTINGHOUSE DR CRANBERRY TOWNSHIP, PA 16066	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	8/15/2007	\$0.00
WESTMARK INDUSTRIES INC 6701 SW MCEWAN RD LAKE OSWEGO, OR 97035-7815	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00



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WESTMONT LIVING 7660 FAY AVE STE N LA JOLLA, CA 92037-4875	CUSTOMER CONTRACT LOU	ASSIGN	5/1/2010	\$0.00
WESTVIEW HOSPITAL 3630 GUION RD INDIANAPOLIS, IN 46222	DOCUMENT STORAGE AGREEMENT	ASSIGN	10/23/2003	\$0.00
WEYERHAEUSER PO BOX 9763 FEDERAL WAY, WA 98063	DOCUMENT STORAGE AGREEMENT	ASSIGN	12/17/2007	\$0.00
WEYERHAEUSER CO 33940 WEYERHAEUSER W S FEDERAL WAY, WA 98001	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/13/2001	\$0.00
WEYERHAEUSER EMPLOYEES CU 1418 15TH AVE. LONGVIEW, WA 98632	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	11/16/2006	\$0.00
WFM ACQUISITION SUB, INC. WF HOLDINGS, INC., C/O THE RENAISSANCE GROUP, LLC 558 CASTLE PINES PARKWAY, UNIT B4-411 ATTN: GREG MOSHER CASTLE ROCK, CO 80108	RECAPITALIZATION/ACQUISITION OF WMI PURSUANT TO AN AGREEMENT AND PLAN OF MERGER, AS AMENDED, AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	1/30/2004	\$0.00
WFS FINANCIAL INC. 23 PASTEUR IRVINE, CA 92618	CUSTOMER TRADE AGREEMENT	ASSIGN	7/1/2003	\$0.00
WHEEL WORKS 802 SOUTH FIRST ST SAN JOSE, CA 95110	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/15/2002	\$0.00
WHEELER PUBLISHING 2236 N CLEVELAND MASSILLON RD AKRON, OH 44333	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	5/1/2005	\$0.00
WHIRLPOOL CORPORATION 2000 N M 63 BENTON HARBOR, MI 49022	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/21/2005	\$0.00
WHITE,JOHN M. 838 PRINCESS DRIVE YARDLEY, PA 19067-4624	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/6/2008	\$0.00
WHITLAM LABEL CO INC 24800 SHERWOOD AVE CENTER LINE, MI 48015-1059	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
WHITTINGTON,ROB 1450 ABBOTSFORD GREEN DR. POWELL, OH 43065-8937	EXECUTIVE CONTRACT	ASSIGN	4/6/2009	\$0.00
WHOLESALE PRINTING SPECIALISTS (2003) 15 UNION ST STE 130 LAWRENCE, MA 01840	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
WIGLEY III,WALTER F 16066 KLINE YOUNG RD STEWARTSTOWN, PA 17363	SALES REPRESENTATIVE AGREEMENT	ASSIGN	6/26/1996	\$0.00
WILBUR - ELLIS COMPANY AND SUBSIDIARIES 345 CALIFORNIA ST SAN FRANCISCO, CA 94104 USA	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	1/3/2006	\$0.00
WILBUR-ELLIS COMPANY 345 CALIFORNIA STREET 27TH FL SAN FRANCISCO, CA 94104	CUSTOMER TRADE AGREEMENT	ASSIGN	2/19/2004	\$0.00

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WILKES III,ROBERT E 5644 WOODMONT AVE APT A BALTIMORE, MD 21239-2853	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	8/8/2010	\$0.00
WILLETT,SCOTT A 43W229 TALL PINES RD PLATO CENTER, IL 60124-8744	ACCOUNT EXECUTIVE, 10/26/09	ASSIGN	10/10/2008	\$0.00
WILLIAM CAAN, DENNIS CLEMENTE, JOSEPH FALCONE, THE SOURCING GROUP, LLC AND THE SOURCING GROUP OF PUERTO RICO CAPITOLIO PLAZA CONDOMINIUM APARTMENT 1309 #100 DEL MUELLE STREET SAN JUAN , PR 00901 USA	SETTLEMENT AGREEMENT AND RELEASE OF ACTION AGAINST THE SOURCING GROUP	ASSIGN	6/22/2010	\$0.00
WILLIAMS LEA INC 885 2ND AVE NEW YORK, NY 10017	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/30/2007	\$0.00
WILLIAMS LEA INC. 1 DAGHAMMARSKJOLA PLAZA 8TH FLOOR NEW YORK, NY 10017	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/30/2007	\$0.00
WILLIAMS,REBECCA J 109 KINGS WAY DR RHOME, TX 76078-4443	TUITION REIMBURSEMENT AGREEMENT	ASSIGN	2/1/2010	\$0.00
WILLIAMS,ROBIN L 1694 COUNTRYSIDE DR BEAVERCREEK, OH 45432-2142	SALES SUPPORT AGREEMENT	ASSIGN	10/28/2009	\$0.00
WILLIS,PAMELA O 163 CENTRAL HEIGHTS DR CONCORD, NC 28025-9265	SALES SUPPORT AGREEMENT	ASSIGN	8/18/2009	\$0.00
WILLIS-KNIGHTON MEDICAL CENTER 2600 GREENWOOD RD SHREVEPORT, LA 71103	HIPAA BUSINESS ASSOCIATE AGREEMENT	ASSIGN	2/8/2005	\$0.00
WILSON MEMORIAL HOSPITAL 915 W MICHIGAN AVE SIDNEY, OH 45365-2491	CUSTOMER CONTRACT LOP	ASSIGN	12/1/2007	\$0.00
WILSON,DAN R. 4341 E REGENCY AVE ORANGE, CA 92867-8007	SALES REPRESENTATIVE AGREEMENT	ASSIGN	9/19/2010	\$0.00
WILSON,THOMAS P 456 UPTON AVE S MINNEAPOLIS, MN 55405	SALES REPRESENTATIVE AGREEMENT	ASSIGN	9/15/2003	\$0.00
WINNCOMPANIES, LLC SIX FANEULI HALL MARKETPLACE BOSTON, MA 02109	CUSTOMER TRADE AGREEMENT	ASSIGN	1/3/2005	\$0.00
WINOVICH,BRIAN L 8678 LAKE FOREST TRL CHAGRIN FALLS, OH 44023	ACC EXEC, 10/09/09	ASSIGN	7/11/2009	\$0.00
WINTER,GREGORY J 2385 E LAMBOURNE AVE SALT LAKE CITY, UT 84109-2707	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
WINTERHAWK GRAPHICS P O BOX 977 HUNT VALLEY, MD 21030-0977	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00

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WINWHOLESALE INCORPORATED 3110 KETTERING BLVD DAYTON, OH 45439	CUSTOMER TRADE AGREEMENT	ASSIGN	5/10/2001	\$0.00
WIRELESS COMMUNICATOINS 4756 CORNELL RD CINCINNATI, OH 45246	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/8/2002	\$0.00
WISCO ENVELOPE 1509 N WASHINGTON ST TULLAHOMA, TN 37388	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	4/30/2001	\$0.00
WISCO ENVELOPE 1509 N WASHINGTON ST TULLAHOMA, TN 37388	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
WISCO WEST 310 S 43RD AVE BLDG B PHOENIX, AZ	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/31/2001	\$0.00
WISE BUSINESS FORMS PO BOX 890530 CHARLOTTE, NC 28289-0530	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	3/25/2004	\$0.00
WISHARD HEALTH SERVICES 1001 WEST 10TH ST INDIANAPOLIS, IN 46202	CUSTOMER CONTRACT LOU	ASSIGN	6/1/2010	\$0.00
WITTEN,CHRISTY 5510 AUTUMN HILLS TROTWOOD, OH 45426-4603	SALES SUPPORT AGREEMENT	ASSIGN	8/13/2010	\$0.00
WOBURN EQUITY PARTNERS, LLC C/O KS PARTNERS LLC 150 EAST 58TH ST STE 2000 NEW YORK, NY 10155-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	3/1/2010	\$0.00
WOLF,GEORGE R 8515 DEEP COVE RD EASTON, MD 21601-5057	SALES REP, 03/30/09	ASSIGN	8/1/2008	\$0.00
WOLFE JR., CHARLES E. 4728 HOLLY AVE MIDDLETOWN, OH 45044-5367	SALES SUPPORT AGREEMENT	ASSIGN	9/20/2010	\$0.00
WOLSELEY NORTH AMERICA 12490 JEFFERSON AVE NEWPORT NEWS, VA 23602	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	1/12/2009	\$0.00
WOLSELY NORTH AMERICA 12490 JEFFERSON AVE NEWPORT NEWS, VA 23602	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	1/12/2009	\$0.00
WOMAN'S HOSPITAL FOUNDATION PO BOX 95009 BATON ROUGE, LA 70895-9009 USA	CUSTOMER-HEALTHCARE GPO PARTICIPATING MEMBER, PREMIER	ASSIGN	9/29/2010	\$0.00
WOMEN'S HEALTH USA (WHUSA) 22 WATERVILLE RD AVON, CT 06001 USA	CUSTOMER CONTRACT LOP	ASSIGN	3/20/2009	\$0.00
WOOD,JEREMY L 405 LAKESHORE DR LAKE MARY, FL 32746-3442	SALES SUPPORT AGREEMENT	ASSIGN	11/7/2008	\$0.00

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WOOD,KENNETH 970 MAKAIWA ST HONOLULU, HI 96816	ACC EXEC, 12/03/09	ASSIGN	7/1/2009	\$0.00
WOODARD,ALICE M 372 E CATCLAW CT GILBERT, AZ 85296-2233	ACCOUNT EXECUTIVE, 04/24/09	ASSIGN	11/18/2008	\$0.00
WOODBURY BUSINESS FORMS 101 LUKKEN IND DR LA GRANGE, GA 30241	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
WOODFOREST NATIONAL BANK 25231 GROGAN MILLS RD STE 550 THE WOODLANDS, TX 77380	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	12/3/2008	\$0.00
WOODFOREST NATIONAL BANK 25231 GROGAN MILLS RD STE 550 THE WOODLANDS, TX 77380	SAS 70 NON-DISCLOSURE AGREEMENT	ASSIGN	12/24/2008	\$0.00
WOODFOREST NATL BANK 25231 GROGANS MILL RD THE WOODLANDS, TX 77380	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/30/2009	\$0.00
WOODS,RANDALL J 1407 SUMMERPOINT LN FENTON, MO 63026	SALES REPRESENTATIVE AGREEMENT	ASSIGN	7/1/2009	\$0.00
WORKFLOW DIRECT, INC. F/K/A PACIFIC ADMAIL, INC. JAMES G. COREY  PACIFIC-ADMAIL, INC. 1909 SOUTH SUSAN ST. SANTA ANA, CA 92704 USA	PURCHASE AGREEMENT AND ALL RELATED AGREEMENTS, CONTRACTS AND INSTRUMENTS CONTEMPLATED THEREIN	ASSIGN	2/12/1999	\$0.00
WORKING RX, INC. 4225 LAKE PARK BLVD STE 400 SALT LAKE CITY, UT 84120	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/30/2005	\$0.00
WORKSCAPE, INC. 123 FELTON ST MARLBOROUGH, MA 01752	BUSINESS ASSOCIATE AGREEMENT	ASSIGN	9/27/2006	\$0.00
WORLD MARKETING INC. 10250 REGENCY CIR STE 115 OMAHA, NE 68114	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/2/2005	\$0.00
WORLD MARKETING, INC. 10250 REGENCY CIR STE 115 OMAHA, NE 68114	CERTIFIED TRADE PARTNER	ASSIGN	7/9/2007	\$0.00
WORLD MARKETING-OMAHA 10918 EMILINE ST RALSTON, NE 68128-5747	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	7/9/2007	\$0.00
WORLD MEDIA GROUP INC PO BOX 6069 DEPT 195 INDIANAPOLIS, IN 46206-6069	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
WORLD WIDE AXCELERANT GROUP 130 THEORY # 100 IRVINE, CA 92617-3064	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/16/2002	\$0.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
WORLDSPAN, LP 300 GALLERIA PKWY N W ATLANTA, GA 30339	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	11/14/2003	\$0.00
WORTHINGTON-MINNICK, VALERIE A 4309 159TH URBANDALE, IA 50323-2251	SALES REPRESENTATIVE AGREEMENT	ASSIGN	8/1/2008	\$0.00
WRIGHT BUSINESS FORMS, INC. DBA WRIGHT BUSINESS GRAPHICS, WRIGHT IMAGING AND WRIGHT BUSINESS GRAPHICS OF CALIFORNIA, INC. 18440 N. E. SAN RAFAEL PORTLAND, OR 97294-0489	CERTIFIED TRADE PARTNER - STRATEGIC SOURCING	ASSIGN	5/1/2010	\$0.00
WRIGHT PATMAN CONGRESSIONAL FEDERAL CREDIT UNION 10461 WHITE GRANITE DR STE 300 OAKTON, VA 22124	CUSTOMER TRADE AGREEMENT	ASSIGN	3/1/2008	\$0.00
WYETH PHARMACEUTICALS DIVISION 500 ARCOLA RD COLLEGEVILLE, PA 19426	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/14/2006	\$0.00
WYOMING MEDICAL CENTER 1233 E 2ND ST CASPER, WY 82601	CUSTOMER CONTRACT LOU	ASSIGN	2/1/2010	\$0.00
XEROX 100 CLINTON AVE S ROCHESTER, NY 14644	CUSTOMER TRADE AGREEMENT	ASSIGN	6/17/2008	\$0.00
XEROX 4271 GLENDALE MILFORD CINCINNATI, OH 45242	VENDOR/SUPPLY/SERVICES AGREEMENT	ASSIGN	10/3/2009	\$0.00
XEROX CORPORATION 45 GLOVER AVE NOWALK, CT 06856	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/20/2009	\$0.00
XEROX CORPORATION 6000 FREEDOM SQUARE DR INDEPENDENCE, OH 44131	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	10/2/2009	\$0.00
XEROX CORPORATION 100 S CLINTON AVE ROCHESTER, NY 14644	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/22/2002	\$0.00
XEROX CORPORATION 100 S CLINTON AVE ROCHESTER, NY 14644	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/2/2007	\$0.00
XEROX CORPORATION 26600 SW PKWY WILSONVILLE, OR 90062	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/27/2008	\$0.00
XEROX CORPORATION PO BOX 20420 ROCHESTER, NY 14602	VENDOR AGREEMENT	ASSIGN	12/20/2006	\$0.00
XEROX CORPORATION 4270 GLENDALE MILFORD CINCINNATI, OH 45242	EQUIPMENT LEASE / SOFTWARE LICENSE AGREEMENT	ASSIGN	8/4/2005	\$563,788.44
XIOTECH CORPORATION 6455 FLYING CLOUD DR EDEN PRAIRIE, MN 55344	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/11/2008	\$0.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
XIOTECH CORP 6455 FLYING CLOUD DR EDEN PRAIRIE, MN 95344	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/11/2008	\$0.00
XMPIE 2003 41 MADISON AVENUE 25TH FLOOR NEW YORK , NY 10010	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/25/2003	\$0.00
XMPIE 2006 41 MADISON AVENUE 25TH FLOOR NEW YORK , NY 10010	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/13/2006	\$0.00
XOMED-TREACE, INC. 6743 SOUTHPPOINT DR N JACKSONVILLE, FL 32216	CUSTOMER TRADE AGREEMENT	ASSIGN	10/4/1993	\$0.00
XPEDX 4510 READING RD CINCINNATI, OH 45229	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	3/21/2007	\$0.00
XPERIANZ 5400 DUPONT CIR STE B MILFORD, OH 45150	MASTER SERVICES AGREEMENT	ASSIGN	3/30/2007	\$0.00
XPRESS DELIVERY AND STORAGE PO BOX 272434 OKLAHOMA CITY, OK 73131	CARRIER AGREEMENT	ASSIGN	12/8/2004	\$0.00
XRT 1150 FIRST AVENUE, SUITE 850 KING OF PRUSSIA , PA 19406	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/16/2003	\$0.00
YALE NEW HAVEN HEALTH SYSTEM 789 HOWARD AVE NEW HAVEN, CT 06504	CUSTOMER TRADE AGREEMENT	ASSIGN	10/1/2000	\$0.00
YALE-NEW HAVEN HEALTH SERVICES CORPORATION DBA YALE NEW HAVEN HEALTH SYSTEM 789 HOWARD AVE NEW HAVEN, CT 06504	CUSTOMER TRADE AGREEMENT	ASSIGN	5/1/2009	\$0.00
YECK BROTHERS COMPANY PO BOX 225 DAYTON, OH 45401	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2007	\$0.00
YELLOWDOG PRINTING & GRAPHICS 490 S SANTA FE DR UNIT A DENVER, CO 80223	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	4/1/2009	\$0.00
YORK CONTAINER 138 MT ZION RD YORK, PA 17402	DOCUMENT STORAGE AGREEMENT	ASSIGN	7/12/2001	\$0.00
YORK HOSPITAL 15 HOSPITAL DR YORK, ME 03909-1099	CUSTOMER CONTRACT LOP	ASSIGN	8/15/2009	\$0.00
YORK SERVICES PO BOX 868 YORK, PA 17405	CARRIER AGREEMENT	ASSIGN	1/22/2007	\$0.00
YOUNCOFSKI,NINA 39 BLVD E KEYPORT, NJ 07735-6137	SALES SUPPORT AGREEMENT, 02/04/11	ASSIGN	6/28/2010	\$0.00
YOUNG SURVIVAL COALITION 61 BROADWAY STE 2235 NEW YORK, NY 10006	CUSTOMER TRADE AGREEMENT	ASSIGN	8/18/2010	\$0.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
YOUNG,ROBERT 565 HICKOK CT DELAWARE, OH 43015-7029	EXECUTIVE CONTRACT	ASSIGN	7/1/2009	\$0.00
YUSCKA,MARY ELLEN 2268 SPAULDING AVE WEST DUNDEE, IL 60118	ACCOUNT RELATIONSHIP MANAGER, 05/28/09	ASSIGN	2/16/2005	\$0.00
Z PRESS PO BOX 1020 KAILUA, HI 96734	VENDOR - CERTIFIED TRADE PARTNER	ASSIGN	1/1/2004	\$0.00
ZAMBON,SUSAN E 617 GARFIELD AVE GLENOLDEN, PA 19036	STRATEGIC ACCT EXEC - PROMO, 12/30/09	ASSIGN	6/22/1998	\$0.00
ZANNETT COMMERCIAL SOLUTIONS 5412 COURSEVIEW DRIVE #122 MASON , OH 45040	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	2/11/2009	\$0.00
ZC STERLING INSURANCE AGENCY 210 INTERSTATE PKWY STE 400 ATLANTA, GA 30339	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/7/2005	\$0.00
ZC STERLING INSURANCE AGENCY INC. 210 INTERSTATE PKWY STE 400 ATLANTA, GA 30339	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/10/2005	\$0.00
ZEBRA TECHNOLOGIES CORP 333 CORPORATE WOODS PKWY VERNON HILLS, IL 60061	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/12/2005	\$0.00
ZEE MEDICAL, INC. 22 CORPORATE PARK IRVINE, CA 92606	CUSTOMER TRADE AGREEMENT	ASSIGN	1/14/1999	\$0.00
ZEELAND COMMUNITY HOSPITAL 8333 FELCH ST ZEELAND, MI 49464-2608	CUSTOMER CONTRACT LOU	ASSIGN	5/1/2010	\$0.00
ZELLER + GMELIN CORP 4725 JEFFERSON DAVIS HGWY RICHMOND, VA 23234	CONSIGNMENT AND INK ROOM AGREEMENT	ASSIGN	9/24/2010	\$40,870.00
ZENITH GOLDLINE PHARMACEUTICALS 1900 WEST COMMERCIAL BLVD FORT LAUDERDALE, FL 33309	CUSTOMER TRADE AGREEMENT	ASSIGN	4/4/1997	\$0.00
ZENITH INSURANCE COMPANY 21255 CALIFA ST WOODLAND HILLS, CA 91367	CUSTOMER TRADE AGREEMENT	ASSIGN	8/9/1990	\$0.00
ZF LEMFORDER 55 BAKER BLVD BREWER, ME 04412	DOCUMENT STORAGE AGREEMENT	ASSIGN	11/17/2004	\$0.00
ZIEMER,AMY L 3110 E AQUAMARINE AVE APPLETON, WI 54913-7205	SALES REPRESENTATIVE AGREEMENT	ASSIGN	11/10/2009	\$0.00
ZIMMER INC PO BOX 708 WARSAW, IN 46581-0708	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	5/13/2009	\$0.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit C

Schedule of Assumed and Assigned Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
ZIMMER, INC. 345 EAST MAIN ST PO BOX 708 WARSAW, IN 46580	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	3/10/2003	\$0.00
ZIMMER, INC. 345 EAST MAIN ST PO BOX 708 WARSAW, IN 46580	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	5/13/2009	\$0.00
ZIMMERMAN, CHARLOTTE R 9206 MEADOW BRANCH CT HOUSTON, TX 77095-2751	ACC EXEC, 09/28/10	ASSIGN	6/19/2009	\$0.00
ZIONS MGMT SVCS CO 2200 S 3270 WEST WEST VALLEY CITY, UT 84119	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	12/16/2002	\$0.00
ZIPREALTY 2000 POWELL STREET STE 300 EMERYVILLE, CA 94608	CUSTOMER TRADE AGREEMENT	ASSIGN	4/24/2006	\$0.00
ZOMAX 800 CORPORATE WAY FREMONT, CA 94539	DOCUMENT STORAGE AGREEMENT	ASSIGN	1/20/2003	\$0.00
ZONES INC 1102 15TH ST SW AUBURN, WA 98001	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	7/16/2010	\$0.00
ZOOLOGICAL SOCIETY OF SAN DIEGO PO BOX 120551 SAN DIEGO, CA 92112-0551	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	8/22/2003	\$0.00
ZURICH AMERICAN INSURANCE COMPANY 1400 AMERICAN LN SCHAUMBURG, IL 60196	CUSTOMER TRADE AGREEMENT	ASSIGN	8/29/2003	\$0.00
ZURICH LIFE 1600 MCCONNOR PKWY SCHAUMBURG, IL 60196	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	11/5/2001	\$0.00
ZURICH NORTH AMERICA 1818 MARKET ST PHILADELPHIA, PA 19103	NON-DISCLOSURE AGREEMENTS (FINANCIAL)	ASSIGN	6/14/2001	\$0.00
ZURICK NORTH AMERICA 1818 MARKET ST OHIO, PA 19103	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT	ASSIGN	6/14/2001	\$0.00
ZWANGER PESIRI RADIOLOGY 150 E SUNRISE HWY LINDENHURST, NY 11757	CUSTOMER TRADE AGREEMENT	ASSIGN	2/1/2009	\$0.00



**Exhibit D**  
(Schedule of Proposed Cure Costs)

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit D

Schedule of Cure Cost for Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
100-200 CCC, INC 1060 N KING HWY STE 250 CHERRY HILL, NJ 08034	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	4/1/2010	\$825.00
AETNA BUILDING MAINTNENACE 646 PARSONS AVE COLUMBUS, OH 43206	SERVICES AGREEMENT	ASSIGN	7/28/2008	\$9,251.00
ALLIED WASTE PO BOX 9001487 LOUISVILLE, KY 40290-1487	SERVICE AGREEMENT	ASSIGN	2/1/2008	\$7,681.00
AT&T CORP 55 CORPORATE DR BRIDGEWATER, NJ 08807	MASTER AGREEMENT	ASSIGN	5/31/2006	\$32,901.00
AVERY DENNISON, CORP. 8080 NORTON PKWY MENTOR, OH 44060	VENDOR AGREEMENT	ASSIGN	10/1/2007	\$3,033.00
BOWE BELL HOWELL 3791 SOUTH ALSTON AVE DURHAM, NC 27713	MASTER EQUIP. SERV. & SOFTWARE SUPPORT AGREEMENT	ASSIGN	5/1/2008	\$3,830.00
BURT JORDAN REALTORS PO BOX 742 DARLINGTON, SC 29540-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	10/1/2007	\$116.00
CELLCO PARTNERSHIP D/B/A VERIZON WIRELESS 180 WASHINGTON VALLEY RD BEDMINSTER, NJ 07921	MAJOR ACCOUNT AGREEMENT	ASSIGN	5/19/2010	\$31,411.00
CINCINNATI BELL EXTENDED TERRITORIES, LLC 221 E FOURTH ST CINCINNATI, OH 45202	MASTER SERVICES AGREEMENT	ASSIGN	8/31/2006	\$1,170.00
CINCINNATI BELL WIRELESS, LLC 221 EAST FOURTH ST CINCINNATI, OH 45202	WIRELESS SERVICE AGREEMENT	ASSIGN	1/24/2006	\$14,724.00
COYNE TEXTILE SERVICES 140 CORTLAND AVENUE SYRACUSE, NY 13221	UNIFORM RENTAL AGREEMENT	ASSIGN	11/10/2005	\$3,897.00
EAGLE REGISTRATIONS INC 402 KETTERING TOWER DAYTON, OH 45423	REGISTRATION CONTRACT	ASSIGN	7/12/2006	\$9,251.00
EASYLINK SERVICES CORPORATION PO BOX 200013 PITTSBURGH, PA 15251-0013	VENDOR AGREEMENT	ASSIGN	4/16/2004	\$10,476.00
ELECTRONICS FOR IMAGING, INC. 40 24TH ST PITTSBURGH, PA 15222	EFI SOFTWARE AND EVALUATION LICENSE AGREEMENT	ASSIGN	1/14/2010	\$14,850.00
FOUR51 INC 7905 GOLDEN TRIANGLE DR STE 130 EDEN PRAIRIE, MN 55344	E-COMMERCE SERVICES AGREEMENT	ASSIGN	4/30/2005	\$85,175.00
GLOBAL HEALTHCARE EXCHANGE, LLC 11000 WESTMOOR CIR STE 400 WESTMINISTER, CO 80021	SUPPLIER USER AGREEMENT	ASSIGN	7/1/2006	\$17,452.00
GRAPHCO 6563 COCHRAN RD SOLON, OH 44139-3901	FULL MAINTENANCE AGREEMENT	ASSIGN	2/21/2003	\$15,792.00
HALOGEN SOFTWARE INC 495 MARCH RD STE 500 KANATA, ON K2K 3G1 CANADA	SOFTWARE LICENSE AND SERVICES AGREEMENT	ASSIGN	9/4/2009	\$48,278.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit D

Schedule of Cure Cost for Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
HASLER, INC. 478 WHEELERS FARMS RD MILFORD, CT 06461	EQUIPMENT LEASES	ASSIGN	11/7/2006	\$279.00
IKON OFFICE SOLUTIONS, INC 6206 BENJAMIN RD STE 300 TAMPA, FL 33634	MASTER SERVICE AGREEMENT	ASSIGN	2/11/2002	\$114,006.84
IRON MOUNTAIN INFORMATION MANAGEMENT, INC. 3790 SYMMES RD HAMILTON, OH 45015	RECORDS MANAGEMENT	ASSIGN	4/24/2007	\$10,215.00
NEWLINE NOOSH, INC. D/B/A NLN GLOBAL 1300 ISLAND DR STE 201 REDWOOD CITY, CA 94065	MASTER SERVICES AGREEMENT	ASSIGN	4/9/2008	\$119,487.00
NIVA REALTY, S.E. PO BOX 11978 SAN JUAN, PR 00922-1978	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	12/4/2000	\$40,966.00
NUSIGN SUPPLY, INC. 1365 DARIUS CT CITY OF INDUSTRY, CA 91745	RENTAL AGREEMENT	ASSIGN	5/1/2009	\$22,733.00
OCE' PRINTING SYSTEMS USA, INC. 5600 BROKEN SOUND BLVD BOCA RATON, FL 33487	MASTER PURCHASE AGREEMENT - LEASE	ASSIGN	11/8/2002	\$50,633.00
PACKAGING CORPORATION OF AMERICA 1900 WEST FIELD CT LAKE FOREST, IL 60045	CONTAINER SALES AGREEMENT	ASSIGN	1/1/2010	\$112,941.10
PERFECT COMMERCE INC PO BOX 12079 NEWPORT NEWS, VA 23612	PROFESSIONAL SERVICES AGREEMENT	ASSIGN	5/25/2004	\$2,575.00
PITNEY BOWES PO BOX 371887 PITTSBURGH, PA 15250-7887	EQUIPMENT LEASES	ASSIGN	12/20/2006	\$11,170.69
PROLOGIS 3765 INTERCHANGE RD COLUMBUS, OH 43204	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	4/1/2005	\$17.00
RAFLATAC INC PO BOX 713816 COLUMBUS, OH 43271-3816	MATERIALS REBATE	ASSIGN	1/1/2008	\$882.00
RAYMOND LEASING CORPORATION PO BOX 203905 HOUSTON, TX 77216-3905	LEASE - EQUIPMENT	ASSIGN	2/5/2004	\$95,091.50
RC INVESTORS, LLC BEACON PL 6055 ROCKSIDE WOODS BLVD STE 100 INDEPENDENCE, OH 44131-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2001	\$24.00
RIGHT MANAGEMENT 7777 WASHINGTON VILLAGE DRIVE, SUITE 300 DAYTON, OH 45459	SERVICES AGREEMENT	ASSIGN	7/19/2007	\$33,500.00
RIGHTTHING, LLC PO BOX 674050 DETROIT, MI 48267	HIRING SERVICES AGREEMENT	ASSIGN	7/30/2010	\$18,344.00
ROBERT J. DILEONARDO 2348 POST RD WARWICK, RI 02886	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	5/1/2006	\$763.00
SALESFORCE.COM INC THE LANDMARK AT ONE MARKET STE 300 SAN FRANCISCO, CA 94105	MASTER SERVICES AGREEMENT	ASSIGN	11/25/2003	\$2,031.00

In re: Workflow Management Inc, et. al.

Plan of Reorganization Supplement, Exhibit D

Schedule of Cure Cost for Executory Contracts and Unexpired Leases

COUNTERPARTY NAME AND ADDRESS	AGREEMENT DESCRIPTION	ACTION	CONTRACT DATE	PROPOSED CURE
SHRED-IT 2794 SOUTH SHERIDAN WAY OAKVILLE ON, L6JT4 CANADA	RENTAL AGREEMENT	ASSIGN	4/19/2004	\$6,738.00
SOFTWARE PROFESSIONALS INC 1085B CENTERVILLE STATION RD CENTERVILLE, OH 45459	SERVICES AGREEMENT	ASSIGN	6/8/2005	\$8,261.00
SPRINT SOLUTIONS, INC. 6391 SPRINT PKWY OVERLAND PARK, KS 66251-2525	TELECOM	ASSIGN	7/19/2007	\$101,283.47
TALX CORPORATION 4076 PAYSPPHERE CIR CHICAGO, IL 60674	UNIVERSAL SERVICE AGREEMENT	ASSIGN	6/1/2007	\$3,430.00
TOWNE REALTY, INC. COMMERCIAL DIVISION 710 N PLANKINTON AVE MILWAUKEE, WI 53202-	LESSEE - COMMERCIAL REAL ESTATE LEASE	ASSIGN	9/1/2009	\$1,230.00
TOYOTA FINANCIAL SERVICES PO BOX 3457 TORRANCE, CA 90510-3457	RENTAL AGREEMENT	ASSIGN	VARIOUS	\$82.00
VAIL SYSTEMS, INC. 570 LAKE COOK RD STE 400 DEERFIELD, IL 60015	RESELLER AGREEMENT	ASSIGN	11/24/2008	\$5,848.00
WASTE MANAGEMENT OF OHIO INC. - DAYTON 1006 WALNUT ST CANAL WINCHESTER, OH 43110	NON-HAZARDOUS WASTE REMOVAL	ASSIGN	10/7/2008	\$6,436.00
XEROX CORPORATION 4270 GLENDALE MILFORD CINCINNATI, OH 45242	EQUIPMENT LEASE / SOFTWARE LICENSE AGREEMENT	ASSIGN	8/4/2005	\$563,788.44
ZELLER + GMELIN CORP 4725 JEFFERSON DAVIS HGWAY RICHMOND, VA 23234	CONSIGNMENT AND INK ROOM AGREEMENT	ASSIGN	9/24/2010	\$40,870.00

**Exhibit E**

(Designation of Newco First Lien Administrative Agent)

In accordance with section 1.86 of the Plan, the Newco First Lien Administrative Agent is The Bank of New York Mellon.

**Exhibit F**

(Newco First Lien Credit Agreement)

**FIRST LIEN CREDIT AGREEMENT,**

dated as of [●], 2011,

among

**WORKFLOWONE LLC,**

as the Borrower,

**VARIOUS FINANCIAL INSTITUTIONS AND OTHER PERSONS FROM TIME TO TIME  
PARTIES HERETO,**

as the Lenders,

and

**THE BANK OF NEW YORK MELLON,**  
as the Administrative Agent.



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## FIRST LIEN CREDIT AGREEMENT

THIS FIRST LIEN CREDIT AGREEMENT, dated as of [•], 2011, is among WORKFLOWONE LLC, a Delaware limited liability company (the “Borrower”), the various financial institutions and other Persons from time to time parties hereto (the “Lenders”) and THE BANK OF NEW YORK MELLON as the administrative agent (in such capacity, the “Administrative Agent”), for the Lenders.

### W I T N E S S E T H:

WHEREAS, on September 29, 2010, WF Capital Holdings, Inc. and its subsidiaries (collectively, “Bankruptcy Debtors”) filed voluntary petitions for reorganization under Chapter 11 of the United States Bankruptcy Code (11 U.S.C. §§101-1532, as amended, the “Bankruptcy Code”) in the United States Bankruptcy Court for the Eastern District of Virginia, Norfolk Division (the “Bankruptcy Court”), jointly administered as In re Workflow Management, Inc., et al., Chapter 11 Case No. 10-74617 (SCS) and continued in the possession of their property and in the management of their businesses pursuant to Sections 1107(a) and 1108 of the Bankruptcy Code (the “Bankruptcy Cases”);

WHEREAS, on January 21, 2011, the Bankruptcy Debtors filed with the Bankruptcy Court a Third Amended Joint Chapter 11 Plan of Workflow Management, Inc. and its Affiliated Debtors (the “Plan”) and a disclosure statement;

WHEREAS, the Plan contemplates, among other things: (i) the transfer of substantially all assets of the Bankruptcy Debtors to Workflow Holdings LLC, a Delaware limited liability company (the “Parent”), or to another entity or entities designated by Parent, pursuant to the Asset Purchase and Sale Agreement, dated as of January 21, 2011, by and among the Bankruptcy Debtors as Sellers and Parent as Buyer, as amended, supplemented, amended and restated or otherwise modified from time to time prior to the Effective Date and, as permitted hereunder, thereafter (the “Asset Purchase Agreement”); (ii) the cancellation of all Indebtedness outstanding under the First Lien Credit Agreement (as defined in the Plan, and referred to herein as the “Pre-Petition First Lien Credit Agreement”) in exchange for the issuance of Loans hereunder; and (iii) the cancellation of all Indebtedness outstanding under the Second Lien Credit Agreement (as defined in the Plan, and referred to herein as the “Pre-Petition Second Lien Credit Agreement”) in exchange for the issuance of (x) the Second Lien Loans under the Second Lien Credit Agreement and (y) the Newco Preferred Units (as defined in the Plan);

WHEREAS, Parent owns all of the Capital Securities of Borrower and has designated<sup>1</sup> Borrower to purchase substantially all of the assets of the Bankruptcy Debtors pursuant to the Asset Purchase Agreement;

WHEREAS, on [•], 2011, the Bankruptcy Court entered the order confirming the Plan (the “Confirmation Order”) pursuant to which, among other things, the Bankruptcy Court approved the transactions contemplated by the Plan;

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<sup>1</sup> To be designated in bill of sale or by resolution.

WHEREAS, on the date hereof (the “Effective Date”), concurrently with the effectiveness of this Agreement, the Plan shall become effective in accordance with its terms;

WHEREAS, in connection with the transactions contemplated by the Plan and by operation of the Confirmation Order, on the Effective Date, each lender under the Pre-Petition First Lien Credit Agreement shall receive (via an exchange) its Pro Rata Share (as defined in the Plan) of the Loans (the “Exchange of Loans”) and shall become a Lender hereunder, subject to all of the rights and obligations of a Lender hereunder without any further action on the part of such Lender; and

WHEREAS, the Parent and each Subsidiary of the Borrower, which is or hereafter becomes a party hereto as a Guarantor, is or will be affiliated, is or will be engaged in interrelated businesses, and is or will derive substantial direct and indirect benefit from extensions of credit to the Borrower.

NOW, THEREFORE, the parties hereto agree as follows.

## ARTICLE I DEFINITIONS AND ACCOUNTING TERMS

SECTION 1.1 Defined Terms. The following terms (whether or not underscored) when used in this Agreement, including its preamble and recitals, shall, except where the context otherwise requires, have the following meanings (such meanings to be equally applicable to the singular and plural forms thereof):

“Account Debtor” means any Person who is or who may become obligated under, with respect to, or on account of, an account, chattel paper, or a general intangible or intangible, as applicable, in each case, as such term is defined under the UCC.

“Administrative Agent” is defined in the preamble and includes each other Person appointed as the successor Administrative Agent pursuant to Section 9.3.

“Affected Lender” is defined in Section 4.10.

“Affiliate” of any Person means any other Person which, directly or indirectly, controls, is controlled by or is under common control with such Person. “Control” of a Person means the power, directly or indirectly,

(a) to vote 10% or more of the Capital Securities (on a fully diluted basis) of such Person having ordinary voting power for the election of directors, managing members or general partners (as applicable); or

(b) to direct or cause the direction of the management and policies of such Person (whether by contract or otherwise).

“Agreement” means, on any date, this First Lien Credit Agreement as originally in effect on the Effective Date and as thereafter from time to time amended, supplemented, amended and restated or otherwise modified from time to time and in effect on such date.



“Alternate Base Rate” means, on any date and with respect to all Base Rate Loans, a fluctuating rate of interest per annum (rounded upward, if necessary, to the next highest 1/16 of 1%) equal to the higher of

(a) the Base Rate in effect on such day; and

(b) the Federal Funds Rate in effect on such day plus ½ of 1%.

Changes in the rate of interest on that portion of any Loans maintained as Base Rate Loans will take effect simultaneously with each change in the Alternate Base Rate.

“Applicable Margin” means, with respect to (1) all Loans maintained as LIBO Rate Loans, 7.00%, and (2) all Loans maintained as Base Rate Loans, 6.00%.

“Approved Fund” means any Person (other than a natural Person) that (a) is engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course of its business, and (b) is administered or managed by a Lender, an Affiliate of a Lender or a Person or an Affiliate of a Person that administers or manages a Lender.

“Assignee Lender” means each future Lender which signs a Lender Assignment Agreement pursuant to Section 10.11.

“Asset Purchase Agreement” is defined in the third recital.

“Authorized Officer” means, relative to any Obligor, those of its officers, general partners or managing members (as applicable) whose signatures and incumbency shall have been certified to the Administrative Agent pursuant to Section 5.1(b).

“Bankruptcy Cases” is defined in the first recital.

“Bankruptcy Code” is defined in the first recital.

“Bankruptcy Court” is defined in the first recital.

“Bankruptcy Debtors” is defined in the first recital.

“Base Rate” means, at any time, an annual rate equal to the greater of (a) 4.00% and (b) the rate of interest then most recently established by the Administrative Agent in New York as its base rate for Dollars loaned in the United States. The Base Rate is not necessarily intended to be the lowest rate of interest determined by the Administrative Agent in connection with extensions of credit.

“Base Rate Loan” means a Loan bearing interest at a fluctuating rate determined by reference to the Alternate Base Rate.

“Borrower” is defined in the preamble.

“Business Day” means (a) any day which is neither a Saturday nor Sunday nor a legal holiday on which banks are authorized or required to be closed in New York, New York and (b) relative to the making, continuing, prepaying or repaying of any LIBO Rate Loans, any day which is a Business Day described in clause (a) above, and which is also a day on which dealings in Dollars are carried on in the London interbank Eurodollar market.

“Capital Expenditures” means, for any period, (a) the aggregate amount of all expenditures of the Borrower and its Subsidiaries for fixed or capital assets made during such period which, in accordance with GAAP, would have been (or in accordance with GAAP, should be) classified as capital expenditures, including the capitalized portion of any Capitalized Lease Liabilities (determined in accordance with GAAP) incurred by the Borrower and its Subsidiaries during such period, less (b) the aggregate amount of expenditures to replace capital assets with Net Disposition Proceeds or Net Casualty Proceeds pursuant to clause (c) of Section 3.1.1; provided, however that Capital Expenditures shall not include expenditures made in connection with the replacement, substitution or restoration of assets to the extent financed with awards of compensation arising from the taking by eminent domain or condemnation of the assets being replaced.

“Capital Securities” means, with respect to any Person, all shares, interests, participations or other equivalents (however designated, whether voting or non-voting) of such Person’s capital (including all capital stock, partnership, membership or other equity interests in such Person), whether now outstanding or issued after the Effective Date and whether or not certificated.

“Capitalized Lease Liabilities” means, with respect to any Person, all monetary obligations of such Person and its Subsidiaries under any leasing or similar arrangement which have been (or, in accordance with GAAP, should be) classified as capitalized leases, and for purposes of each Loan Document the amount of such obligations shall be the capitalized amount thereof, determined in accordance with GAAP, and the stated maturity thereof shall be the date of the last payment of rent or any other amount due under such lease prior to the first date upon which such lease may be terminated by the lessee without payment of a premium or a penalty.

“Cash Equivalent Investment” means, at any time:

(a) any direct obligation of (or unconditionally guaranteed by) the United States or a State thereof (or any agency or political subdivision thereof, to the extent such obligations are supported by the full faith and credit of the United States or a State thereof) maturing not more than one year after such time;

(b) commercial paper maturing not more than 270 days from the date of issue, which is issued by a corporation (other than an Affiliate of any Obligor) organized under the laws of any State of the United States or of the District of Columbia, and rated A-1 or higher by S&P or P-1 or higher by Moody’s;

(c) any certificate of deposit, time deposit or bankers acceptance, maturing not more than one year after its date of issuance, which is issued by any bank organized under the laws of the United States (or any State thereof), and which has (x) a credit

rating of A2 or higher from Moody's or A or higher from S&P and (y) a combined capital and surplus greater than \$500,000,000;

(d) shares of money market mutual or similar funds which invest exclusively in assets satisfying the requirements of clauses (a) through (c) of this definition;

(e) money market funds that (i) purport to comply generally with the criteria set forth in SEC Rule 2a-7 under the Investment Company Act of 1940, as amended, (ii) are rated AAA by S&P or Aaa by Moody's or carrying an equivalent rating by a national recognized rating agency, and (iii) have portfolio assets of at least \$5,000,000,000; or

(f) any repurchase agreement having a term of 30 days or less entered into with any Lender or any commercial banking institution satisfying the criteria set forth in clause (c) which

(i) is secured by a fully perfected security interest in any obligation of the type described in clause (a), and

(ii) has a market value at the time such repurchase agreement is entered into of not less than 100% of the repurchase obligation of such commercial banking institution thereunder.

"Casualty Event" means the damage, destruction or condemnation, as the case may be, of property of any Person or any of its Subsidiaries.

"CERCLA" means the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended.

"CERCLIS" means the Comprehensive Environmental Response, Compensation and Liability Information System database.

"Change in Control" means:

(a) the failure of Parent at any time to directly own beneficially and of record on a fully diluted basis 100% of the outstanding Capital Securities of the Borrower, such Capital Securities to be held free and clear of all Liens (other than Liens granted under a Loan Document or a Second Lien Loan Document); or

(b) an event by which any "person" or "group" (as such terms are used in Sections 13(d) and 14(d) of the Exchange Act) other than the Permitted Holders is or becomes the beneficial owner of Capital Securities of the Parent representing more than 50% of the economic power of the total outstanding Capital Securities of the Parent.

"Closing Date" means the Effective Date.

"Code" means the Internal Revenue Code of 1986, and the regulations thereunder, in each case as amended, reformed or otherwise modified from time to time.

“Collections” means all cash, checks, notes, instruments and other items of payment (including insurance proceeds, proceeds of cash sales, rental proceeds and tax refunds) of the Borrower and its Subsidiaries.

“Communications” is defined in clause (a) of Section 9.9.

“Compliance Certificate” means a certificate duly completed and executed by an Authorized Officer of the Borrower, substantially in the form of Exhibit D hereto, together with such changes thereto as the Administrative Agent may (acting at the written request of the Required Lenders) from time to time request for the purpose of monitoring the Borrower’s compliance with the financial covenants contained herein.

“Confirmation Order” is defined in the fifth recital.

“Contingent Liability” means any agreement, undertaking or arrangement by which any Person guarantees, endorses or otherwise becomes or is contingently liable upon (by direct or indirect agreement, contingent or otherwise, to provide funds for payment, to supply funds to, or otherwise to invest in, a debtor, or otherwise to assure a creditor against loss) the Indebtedness (or, solely for purposes of the definition of Investment, other obligations) of any other Person (other than by endorsements of instruments in the course of collection), or guarantees the payment of dividends or other distributions upon the Capital Securities of any other Person. The amount of any Person’s obligation under any Contingent Liability shall (subject to any limitation set forth therein) be deemed to be the outstanding principal amount of the debt, obligation or other liability guaranteed thereby.

“Continuation/Conversion Notice” means a notice of continuation or conversion and certificate duly executed by an Authorized Officer of the Borrower, substantially in the form of Exhibit B hereto.

“Control Agreement” means an agreement in form and substance reasonably satisfactory to the Administrative Agent which provides for the Administrative Agent to have “control” (as defined in Section 8-106 of the UCC, as such term relates to investment property (other than certificated securities or commodity contracts), or as used in Section 9-106 of the UCC, as such term relates to commodity contracts, or as used in Section 9-104(a) of the UCC, as such term relates to deposit accounts).

“Controlled Group” means all members of a controlled group of corporations and all members of a controlled group of trades or businesses (whether or not incorporated) under common control which, together with the Borrower, are treated as a single employer under Section 414(b) or 414(c) of the Code or Section 4001 of ERISA.

“Copyright Security Agreement” means any Copyright Security Agreement executed and delivered by any Obligor in substantially the form of Exhibit C to the Security Agreement, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Debt Issuance” means the issuance of any Indebtedness within the meaning of clauses (a) and (c) of the definition thereof by the Borrower or any of its Subsidiaries.

“Default” means any Event of Default or any condition, occurrence or event which, after notice or lapse of time or both, would constitute an Event of Default.

“Deposit Account” means a “deposit account” as that term is defined in Section 9-102(a) of the UCC.

“Disclosure Schedule” means the Disclosure Schedule attached hereto as Schedule I, as it may be amended, supplemented, amended and restated or otherwise modified from time to time by the Borrower with the written consent of the Required Lenders.

“Disposition” (or similar words such as “Dispose”) means any sale, transfer, lease, sale-leaseback, contribution or other conveyance (including by way of merger) of, or the granting of options, warrants or other rights to, any of the Borrower’s or its Subsidiaries’ assets (including accounts receivable and Capital Securities of Subsidiaries) to any other Person (other than to another Obligor) in a single transaction or series of transactions.

“Dollar” and the sign “\$” mean lawful money of the United States.

“Domestic Office” means the office of a Lender designated as its “Domestic Office” on Schedule II hereto or in a Lender Assignment Agreement, or such other office within the United States as may be designated from time to time by written notice from such Lender to the Administrative Agent and the Borrower.

“Earnout Payment” means in connection with any Permitted Acquisition, any portion of the purchase price for such acquisition which is (a) deferred to a date after the closing date therefor and (b) is contingent upon the performance of the business being acquired pursuant to such Permitted Acquisition.

“EBITDA” means, for any applicable period, Net Income for such period, plus, to the extent deducted in determining Net Income for such period, the sum, without duplication, of:

- (a) income and state franchise Tax expense;
- (b) interest expense, together with (i) amortization or write-off of debt discount and debt issuance costs and commissions, discounts and other fees and charges associated with Indebtedness (including administrative fees and charges with respect to the Obligations and the Second Lien Loans), and (ii) prepayment penalties, make-whole payments or call premiums payable on prepayment of Indebtedness;
- (c) depreciation and amortization expense;
- (d) any (i) extraordinary expenses or losses (including whether or not otherwise includable in the Parent’s statement of Net Income for such period) or (ii) losses on sales or write-offs of assets outside of the ordinary course of business);

- (e) any unusual non-cash or other non-cash charges, expenses or losses, including any inventory revaluations resulting from the Transactions and any non-cash write-offs required to be made under FASB ASC Topic 350, and any non-cash charges, fees, payments, expenses or losses accrued in connection with the consummation of the Plan (including all fresh start accounting adjustments), in each case incurred during such period;
- (f) (x) restructuring and integration costs of the Borrower and its Subsidiaries, including but not limited to severance costs, plant moving costs, central sourcing costs, lease termination costs, and professional advisory fees incurred in connection with the adoption and execution of restructuring integration initiatives and the restructuring and refinancing of the Borrower's debt incurred during such period, and (y) any non-recurring expenses or losses consisting of (a) losses from extinguishment of debt, casualty (including fire, earthquake, hurricane, terrorism or other force majeure events), condemnation and expropriation and (b) other non-recurring losses which are set forth as such in the income statement of the Parent; provided that such costs, expenses or losses shall only be included to the extent in the aggregate they are equal to or less than \$20,000,000 for any four-quarter period;
- (g) transaction fees and expenses related to the Transactions paid by any Obligor;
- (h) all fees and expenses (including management fees) accrued, or permitted hereunder to be paid and actually paid by any Obligor, for such period pursuant to the LLC Agreement and the Management Agreements, as in effect on the date hereof or as amended, modified or supplemented as permitted hereby;
- (i) reasonable transaction fees and expenses incurred by any Obligor in connection with Permitted Acquisitions;
- (j) [reserved];
- (k) write-offs, reserves or allowances of notes receivable from current and former officers, founders, and direct or indirect shareholders of the Borrower and its Subsidiaries, in a principal amount not to exceed \$3,000,000 (plus accrued and unpaid interest) in the aggregate over the term of this Agreement;
- (l) costs and expenses of outside professionals engaged by the Borrower and its Subsidiaries at the request of the Lenders or Second Lien Lenders, and outside professionals engaged by the Lenders and Second Lien Lenders at the expense of the Borrower and its Subsidiaries;
- (m) expenses related to the issuance of equity-based compensation;
- (n) reasonable fees (including legal fees and other similar advisory and consulting fees, administrative fees and working fees), charges, payments and expenses

accrued or paid by any Obligor in connection with the consummation of the Plan;

(o) reasonable fees paid to the Administrative Agent pursuant to the Fee Letter; and

(p) any letter of credit fees, to the extent paid by any Obligor in cash;

minus, to the extent included in Net Income for such period, the sum, without duplication, of:

(i) interest income (except to the extent deducted in determining interest expense);

(ii) any extraordinary or non-recurring income or gains (including whether or not otherwise includable in the Parent's statement of Net Income for such period, gains on the sales of assets outside the ordinary course of business); and

(iii) any unusual non-cash or other non-cash income;

provided that, for purposes of Section 7.2.4, and notwithstanding any provision of Section 1.4(b) to the contrary, calculations of EBITDA for any period shall be adjusted to exclude items otherwise properly included to the extent such items relate to assets Disposed in such period, on a *pro forma* basis as if such asset was Disposed on the first day of such period; and

provided further that, notwithstanding the foregoing provisions of this definition of EBITDA, (i) the quarterly EBITDA of the Borrower and its Subsidiaries for each Fiscal Quarter ending on September 30, 2010 and December 31, 2010 and (ii) the EBITDA of the Borrower and its Subsidiaries for the period commencing on January 1, 2011 until the Closing Date, and with respect to clauses (i) and (ii), together with all itemized additions and deductions thereto, shall be as set forth in Schedule III hereto.

"Effective Date" is defined in the sixth recital.

"Eligible Assignee" means any Person (other than an Ineligible Assignee).

"Emigsville Property" means the real property owned by the Borrower, located in York County, Pennsylvania and commonly known as 325 Busser Road, Emigsville, Pennsylvania.

"Employee Benefit Plan" means any employee benefit plan within the meaning of Section 3(3) of ERISA that is maintained for employees of the Borrower or any member of the Borrower's Controlled Group.

"Environmental Laws" means all applicable foreign, federal, state, provincial or local statutes, laws, ordinances, codes, rules and regulations (including consent decrees and administrative orders) relating to public health and safety and protection of the environment.

“ERISA” means the Employee Retirement Income Security Act of 1974, as amended, and any successor statute thereto of similar import, together with the regulations thereunder, in each case as in effect from time to time. References to sections of ERISA also refer to any successor sections thereto.

“Event of Default” is defined in Section 8.1.

“Excess Cash Flow” means, for any Fiscal Year, the result of the following calculation:

(a) EBITDA for such period;

plus

(b) the absolute value of any net decrease in Working Capital for such period;

less

(c) the sum (without duplication) for such period of the following:

(i) the aggregate amount of (A) all regularly scheduled or mandatorily repayable principal payments of Indebtedness (including the Loans) made during such Fiscal Year, (B) all optional prepayments of Indebtedness permitted hereby (other than the Loans) during such Fiscal Year (including any call premiums paid in cash upon repayment of such Indebtedness) and (C) the portion of any regularly scheduled payments with respect to Capital Lease Liabilities allocable to principal;

(ii) cash payments made with respect to Capital Expenditures (to the extent permitted hereunder and not funded with debt or equity issuances);

(iii) all federal, state, local and foreign income, franchise or other similar taxes to the extent paid by the Parent and its Subsidiaries in cash (including any future payments of past-priority taxes assumed from the Bankruptcy Debtors for any past, present or current periods) and, to the extent not duplicative thereof, Restricted Payments made for the purposes described in clause (b)(iii) of Section 7.2.6;

(iv) interest expense to the extent paid in cash during such Fiscal Year;

(v) to the extent actually paid in cash during such Fiscal Year, Earnout Payments (to the extent not funded with debt or equity issuances);

(vi) the absolute value of any net increase in Working Capital for such period;

(vii) cash payments to the extent (A) paid in cash during such period and (B) added back to EBITDA for such period under clauses (d), (f), (g), (h), (i), (l), (n), (o) and (p) of the definition of EBITDA; and



(viii) cash payments made with respect to Permitted Acquisitions and Investments permitted under Section 7.2.5 (except to the extent funded with debt or equity issuances); and

(ix) cash payments made pursuant to the Transactions.

“Exchange Act” means the Securities Exchange Act of 1934, as amended.

“Exchange of Loans” is defined in the seventh recital.

“Exemption Certificate” is defined in clause (e) of Section 4.6.

“FATCA” means Sections 1471 through 1474 of the Code.

“Federal Funds Rate” means, for any period, a fluctuating interest rate per annum equal for each day during such period to

(a) the weighted average of the rates on overnight federal funds transactions with members of the Federal Reserve System arranged by federal funds brokers, as published for such day (or, if such day is not a Business Day, for the next preceding Business Day) by the Federal Reserve Bank of New York; or

(b) if such rate is not so published for any day which is a Business Day, the average of the quotations for such day on such transactions received by the Administrative Agent from three federal funds brokers of recognized standing selected by it.

“Fee Letter” means the confidential letter, dated February 2, 2011, between the Administrative Agent and the Borrower.

“Filing Agent” is defined in Section 5.7.

“Filing Statements” is defined in Section 5.7.

“Fiscal Quarter” means a quarter ending on the last day of March, June, September or December.

“Fiscal Year” means any period of twelve consecutive calendar months ending on December 31; references to a Fiscal Year with a number corresponding to any calendar year (e.g., the “2011 Fiscal Year”) refer to the Fiscal Year ending on December 31 of such calendar year.

“Foreign Pledge Agreement” means any supplemental pledge agreement governed by the laws of a jurisdiction other than the United States or a State thereof executed and delivered by the Borrower or any of its Subsidiaries pursuant to the terms of this Agreement, in form and substance reasonably satisfactory to the Administrative Agent, as may be necessary or desirable under the laws of organization or incorporation of a Subsidiary to further protect or perfect the Lien on and security interest in any Collateral (as defined in the Security Agreement).

“Foreign Subsidiary” means any Subsidiary that is not incorporated or organized under the laws of the United States, a state thereof or the District of Columbia and any Subsidiary of such a Foreign Subsidiary.

“F.R.S. Board” means the Board of Governors of the Federal Reserve System or any successor thereto.

“GAAP” is defined in Section 1.4.

“Goshen Property” means the real property owned by the Borrower, located in Elkhart County, Indiana and commonly known as 1302 Eisenhower Drive North, Goshen, Indiana.

“Governmental Authority” means the government of the United States, any other nation, or any political subdivision thereof, whether state, provincial or local, and any agency, authority, instrumentality, regulatory body, court, central bank or other Person exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government.

“Granting Lender” is defined in clause (g) of Section 10.11.

“Guarantor” means, collectively, the Parent, each Subsidiary Guarantor and each other Person party to a Guaranty.

“Guaranty” means, as applicable, the Parent Guaranty, any Subsidiary Guaranty and any other document delivered by a U.S. Subsidiary of the Borrower whereby such U.S. Subsidiary becomes liable for the Obligations.

“Hazardous Material” means

(a) any “hazardous substance”, as defined by CERCLA;

(b) any “hazardous waste”, as defined by the RCRA; or

(c) any pollutant or contaminant or hazardous, dangerous or toxic chemical, material or substance (including any petroleum product) within the meaning of any other applicable Environmental Law relating to or imposing liability or standards of conduct concerning any hazardous, toxic or dangerous waste, substance or material, all as amended.

“Hedging Obligations” means, with respect to any Person, all liabilities of such Person under currency exchange agreements, interest rate swap agreements, interest rate cap agreements and interest rate collar agreements, and all other agreements or arrangements designed to protect such Person against fluctuations in interest rates or currency exchange rates.

“herein”, “hereof”, “hereto”, “hereunder” and similar terms contained in any Loan Document refer to such Loan Document as a whole and not to any particular Section, paragraph or provision of such Loan Document.

“Hypothetical Tax Rate” means, for any taxable year, the greater of the highest marginal rate of combined federal, state and local income tax (including any Medicare contribution taxes imposed on net investment income) payable by (i) an individual resident in New York City and (ii) a corporation resident in New York City whose sole assets are the membership interests of the Parent that are held by such corporation, in each case taking into account the particular character of the income involved (e.g., capital gain or ordinary income) and taking into account the deductibility of state and local income taxes in computing federal income tax liability.

“including” and “include” means including without limiting the generality of any description preceding such term, and, for purposes of each Loan Document, the parties hereto agree that the rule of ejusdem generis shall not be applicable to limit a general statement, which is followed by or referable to an enumeration of specific matters, to matters similar to the matters specifically mentioned.

“Indebtedness” of any Person means:

(a) all obligations of such Person for borrowed money or advances and all obligations of such Person evidenced by bonds, debentures, notes or similar instruments or upon which interest payments are customarily made;

(b) all obligations, contingent or otherwise, relative to the face amount of all letters of credit, whether or not drawn, banker’s acceptances, performance, surety or appeal bonds (or similar obligations) issued for the account of such Person;

(c) all Capitalized Lease Liabilities of such Person;

(d) all reimbursement, payment or other obligations or liabilities of such Person created or arising under any conditional sale or title retention agreement with respect to property used or acquired by such Person;

(e) for purposes of Section 8.1.4 only, all other items which, in accordance with GAAP, would be included as liabilities on the balance sheet of such Person as of the date at which Indebtedness is to be determined;

(f) net Hedging Obligations of such Person;

(g) whether or not so included as liabilities in accordance with GAAP, all obligations of such Person to pay the deferred purchase price of property or services (including all reimbursement, payment or other obligations or liabilities of such Person created or arising under any conditional sale or title retention agreement with respect to property used or acquired by such Person) (excluding trade accounts payable in the ordinary course of business and not outstanding for more than 120 days after such payable was due unless, if such payable is outstanding more than 120 days after such payable was due, they are being contested in good faith and by appropriate proceedings promptly initiated and diligently conducted) of the date of purchase of such goods and services, and indebtedness secured by (or for which the holder of such indebtedness has an existing right, contingent or otherwise, to be secured by) a Lien on property owned or being acquired by such Person (including indebtedness arising under conditional sales or

other title retention agreements), whether or not such indebtedness shall have been assumed by such Person or is limited in recourse;

(h) obligations arising under Synthetic Leases;

(i) all Contingent Liabilities of such Person; and

(j) all obligations referred to in clauses (a) through (i) of this definition of another Person secured by (or for which the holder of such Indebtedness has an existing right, contingent or otherwise, to be secured by) a Lien upon property owned by such Person.

The Indebtedness of any Person shall include the Indebtedness of any other Person (including any partnership in which such Person is a general partner) to the extent such Person is liable therefor as a result of such Person's ownership interest in or other relationship with such Person, except to the extent the terms of such Indebtedness provide that such Person is not liable therefor.

"Indemnified Liabilities" is defined in Section 10.4.

"Indemnified Parties" is defined in Section 10.4.

"Ineligible Assignee" means a natural Person, the Parent, any Subsidiary of Parent and Perseus.

"Intercreditor Agreement" means the Intercreditor Agreement, dated the date hereof and substantially in the form of Exhibit G hereto, executed and delivered by the Administrative Agent, the administrative agent under the Second Lien Credit Agreement and the Obligors pursuant to the terms of this Agreement, as amended, supplemented, amended and restated, replaced or otherwise modified from time to time.

"Interest Coverage Ratio" means, as of the last day of any Fiscal Quarter, the ratio computed for the period consisting of such Fiscal Quarter and each of the three immediately preceding Fiscal Quarters of:

(a) EBITDA (for all such Fiscal Quarters)

to

(b) the sum (for all such Fiscal Quarters) of Interest Expense;

provided that for purposes of calculating the Interest Coverage Ratio for each of the following Fiscal Quarters of the 2011 Fiscal Year, Interest Expense shall be calculated as follows: (i) with respect to the third Fiscal Quarter of such Fiscal Year, the amount of Interest Expense for such Fiscal Quarter and the immediately preceding Fiscal Quarter multiplied by two; and (ii) with respect to the fourth Fiscal Quarter of such Fiscal Year, the amount of Interest Expense for such Fiscal Quarter and the two immediately preceding Fiscal Quarters multiplied by one and one-third.

“Interest Expense” means, for any applicable period, (a) the aggregate cash interest expense of the Parent and its Subsidiaries for such applicable period, including the portion of any payments made in respect of Capitalized Lease Liabilities allocable to interest expense but excluding (to the extent otherwise included in the definition of Interest Expense) (i) amortization of deferred financing costs, (ii) make-whole payments or call premiums paid or payable in cash upon repayment of Indebtedness and (iii) any interest capitalized or paid in kind; less (b) the aggregate interest income received by Parent and its Subsidiaries for such applicable period.

“Interest Period” means, relative to any LIBO Rate Loan, the period beginning on (and including) the date on which such LIBO Rate Loan is made or continued as, or converted into, a LIBO Rate Loan pursuant to Sections 2.2 or 2.3 and shall end on (but exclude) the day which numerically corresponds to such date one, two, three or six months thereafter (or, if such month has no numerically corresponding day, on the last Business Day of such month), in either case as the Borrower may select in its relevant notice pursuant to Sections 2.2 or 2.3; provided, that,

(a) the Borrower shall not be permitted to select Interest Periods to be in effect at any one time which have expiration dates occurring on more than ten different dates;

(b) if such Interest Period would otherwise end on a day which is not a Business Day, such Interest Period shall end on the next following Business Day (unless such next following Business Day is the first Business Day of a calendar month, in which case such Interest Period shall end on the Business Day next preceding such numerically corresponding day); and

(c) no Interest Period for any Loan may end later than the Stated Maturity Date for such Loan.

“Investment” means, relative to any Person,

(a) any loan, advance or extension of credit made by such Person to any other Person, including the purchase by such Person of any bonds, notes, debentures or other debt securities of any other Person;

(b) Contingent Liabilities in favor of any other Person; and

(c) any Capital Securities held by such Person in any other Person.

The amount of any Investment shall be the original principal or capital amount thereof less all returns of principal or capital thereon and shall, if made by the transfer or exchange of property other than cash, be deemed to have been made in an original principal or capital amount equal to the fair market value of such property at the time of such Investment.

“Lender Assignment Agreement” means an assignment agreement substantially in the form of Exhibit C hereto.

“Lenders” is defined in the preamble.

“Lender’s Environmental Liability” means any and all losses, liabilities, obligations, penalties, claims, litigation, demands, defenses, costs, judgments, suits, proceedings, damages, (including consequential damages), disbursements or expenses of any kind or nature whatsoever (including reasonable attorneys’ fees and expenses at trial and appellate levels and experts’ fees and disbursements and expenses incurred in investigating, defending against or prosecuting any litigation, claim or proceeding) which may at any time be imposed upon, incurred by or asserted or awarded against the Administrative Agent or any Lender or any of such Person’s Affiliates, shareholders, directors, officers, employees, and agents in connection with or arising from:

(a) any Hazardous Material on, in, under or migrating from all or any portion of any property of the Borrower or any of its Subsidiaries or the groundwater thereunder to the extent caused by Releases from the Borrower’s or any of its Subsidiaries’ or any of their respective predecessors’ properties;

(b) any misrepresentation, inaccuracy or breach of any warranty, contained or referred to in Section 6.11;

(c) any violation or claim of violation by the Borrower or any of its Subsidiaries of any Environmental Laws; or

(d) the imposition of any Lien for damages caused by, or the recovery of any costs with respect to, the cleanup, Release of Hazardous Material by the Borrower or any of its Subsidiaries, or in connection with any property owned by the Borrower or any of its Subsidiaries.

“LIBO Rate” means, relative to any Interest Period for LIBO Rate Loans, an annual rate equal to the greater of (i) 3.00% and (ii) the rate per annum determined by the Administrative Agent at approximately 11:00 a.m. (London time) on the date that is two Business Days prior to the beginning of the relevant Interest Period by reference to the British Bankers’ Association Interest Settlement Rates for deposits in Dollars (as set forth by the Bloomberg Information Service or any successor thereto or any other service selected by the Administrative Agent which has been nominated by the British Bankers’ Association as an authorized information vendor for the purpose of displaying such rates) for a period equal to such Interest Period; provided that, to the extent that an interest rate is not ascertainable pursuant to the foregoing provisions of this clause (ii), the interest rate determined in accordance with this clause (ii) shall be the interest rate per annum determined by the Administrative Agent to be the average of the rates per annum at which deposits in Dollars are offered for such relevant Interest Period to major banks in the London interbank market in London, England by the Administrative Agent at approximately 11:00 a.m. (London time) on the date that is two Business Days prior to the beginning of such Interest Period.

“LIBO Rate Loan” means a Loan bearing interest, at all times during an Interest Period applicable to such Loan, at a rate of interest determined by reference to the LIBO Rate (Reserve Adjusted).

“LIBO Rate (Reserve Adjusted)” means, relative to any Loan to be made, continued or maintained as, or converted into, a LIBO Rate Loan for any Interest Period, a rate per annum determined pursuant to the following formula:

$$\frac{\text{LIBO Rate (Reserve Adjusted)}}{1.00 - \text{LIBOR Reserve Percentage}} = \frac{\text{LIBO Rate}}{1.00 - \text{LIBOR Reserve Percentage}}$$

The LIBO Rate (Reserve Adjusted) for any Interest Period for LIBO Rate Loans will be determined by the Administrative Agent on the basis of the LIBOR Reserve Percentage in effect two Business Days before the first day of such Interest Period.

“LIBOR Office” means the office of a Lender designated as its “LIBOR Office” on Schedule II hereto or in a Lender Assignment Agreement, or such other office designated from time to time by written notice from such Lender to the Borrower and the Administrative Agent, whether or not outside the United States, which shall be making or maintaining the LIBO Rate Loans of such Lender.

“LIBOR Reserve Percentage” means, relative to any Interest Period for LIBO Rate Loans, the reserve percentage (expressed as a decimal) equal to the maximum aggregate reserve requirements (including all basic, emergency, supplemental, marginal and other reserves and taking into account any transitional adjustments or other scheduled changes in reserve requirements) specified under regulations issued from time to time by the F.R.S. Board and then applicable to assets or liabilities consisting of or including “Eurocurrency Liabilities”, as currently defined in Regulation D of the F.R.S. Board, having a term approximately equal or comparable to such Interest Period.

“Lien” means any security interest, mortgage, pledge, hypothecation, assignment, deposit arrangement, encumbrance, lien (statutory or otherwise), charge against or security interest in property, or other priority or preferential arrangement of any kind or nature whatsoever, including any conditional sale or title retention arrangement, any Capitalized Lease Liability and any assignment, deposit arrangement or financing lease intended as security.

“Livermore Property” means the real property owned by the Borrower, located in Alameda County, California and commonly known as 5775 Brisa Street, Livermore, California.

“LLC Agreement” means the Amended and Restated Limited Liability Company Agreement, dated [●], 2011, among the Parent and the other parties thereto, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Loan Documents” means, collectively, this Agreement, the Notes, any Rate Protection Agreement, the Fee Letter, each agreement pursuant to which the Administrative Agent is granted a Lien to secure all or any part of the Obligations, each Guaranty, the Intercreditor Agreement and each other agreement, certificate, document or instrument delivered in connection with any Loan Document, whether or not specifically mentioned herein or therein.

“Loans” is defined in Section 2.1.

“Management Agreements” means the Management Agreements, dated as of the Effective Date, among Silver Point Capital, L.P. and Perseus and the Borrower, as amended, supplemented, amended and restated or otherwise modified from time to time as permitted hereunder.

“Material Adverse Effect” means a material adverse effect on (a) the business, condition (financial or otherwise), operations, performance or properties of the Parent and its Subsidiaries taken as a whole, (b) the rights and remedies of any Secured Party under any Loan Document, (c) the ability of any Obligor to perform its Obligations under any Loan Document, (d) the legality, validity or enforceability of this Agreement or any other Loan Document or (e) the validity, perfection or priority of Liens with respect to any material portion of the collateral in favor of the Administrative Agent for the benefit of the Secured Parties (other than any material adverse effect that has occurred as a result of the Bankruptcy Cases and related proceedings).

“Moody’s” means Moody’s Investors Service, Inc.

“Mortgage” means each mortgage, deed of hypothec, debenture, pledge, deed of trust or agreement executed and delivered by any Obligor in favor of the Administrative Agent for the benefit of the Secured Parties pursuant to the requirements of this Agreement substantially in the form set forth in Exhibit H hereto (with such changes as are reasonably satisfactory to the Administrative Agent), under which a Lien is granted on the real property and fixtures described therein, in each case as amended, supplemented, amended and restated or otherwise modified from time to time.

“Net Casualty Proceeds” means, with respect to any Casualty Event, the amount of any insurance proceeds or condemnation awards received by the Parent, the Borrower or any of its Subsidiaries in connection with such Casualty Event (net of all reasonable and customary collection expenses thereof), but excluding any proceeds or awards required to be paid to a creditor (other than the Lenders) which holds a first priority Lien permitted pursuant to this Agreement on the property which is the subject of such Casualty Event minus the sum of (i) all taxes actually paid or estimated by the Borrower to be payable in cash within the 12 months following the date of such Casualty Event and (ii) to the extent not excluded above, payments made by the Borrower or its Subsidiaries to retire Indebtedness (other than the Loans) where payment of such Indebtedness is required in connection with such Casualty Event; provided that, if the amount of any estimated taxes pursuant to clause (i) exceeds the amount of taxes actually required to be paid in cash in respect of such Casualty Event, the aggregate amount of such excess shall constitute Net Casualty Proceeds.

“Net Debt Proceeds” means the cash proceeds received by the Borrower or its Subsidiaries from any Debt Issuance by the Borrower or any Subsidiary not otherwise permitted pursuant to the terms of Section 7.2.2 (net of underwriting discounts and commissions and other reasonable fees, expenses and costs associated therewith including, without limitation, those of attorneys, accountants and other professionals).

“Net Disposition Proceeds” means the gross cash proceeds received by the Borrower or its Subsidiaries from any Disposition other than those pursuant to clauses (a), (b) (but not to the extent clause (b) references Section 7.2.14(a)), (c), (d) and (e) of Section 7.2.10 and any cash



payment received in respect of promissory notes or other non-cash consideration delivered to the Borrower or its Subsidiaries in respect thereof, minus the sum of (i) all reasonable and customary legal, investment banking, brokerage, accounting and other similar professional fees and expenses incurred in connection with such Disposition, (ii) all taxes actually paid or estimated by the Borrower to be payable in cash within the 12 months following the date of such Disposition, and (iii) payments made by the Borrower or its Subsidiaries to retire Indebtedness (other than the Loans) secured by a Lien permitted pursuant to Section 7.2.3 (and such Lien is senior to the Liens created under the Loan Documents) where payment of such Indebtedness is required in connection with such Disposition; provided that, if the amount of any estimated taxes pursuant to clause (ii) exceeds the amount of taxes actually required to be paid in cash in respect of such Disposition, the aggregate amount of such excess shall constitute Net Disposition Proceeds.

“Net Income” means, for any period, the aggregate of all amounts which would be included as net income (or loss) on the consolidated financial statements of the Parent and its Subsidiaries for such period.

“Non-Excluded Taxes” means any Taxes imposed, deducted or withheld with respect to any Secured Party on payments under this Agreement or any Loan Document other than (i) net income and franchise Taxes imposed by any Governmental Authority under the laws of which such Secured Party is organized or in which it maintains its principal office or its applicable lending office, (ii) any U.S. federal withholding tax imposed under FATCA, (iii) Taxes imposed as a result of a present or former connection between such Secured Party and the jurisdiction imposing such Taxes, but excluding any such connection arising from such Secured Party’s exercise of its rights or performance of its obligations pursuant to or in respect of this Agreement or any Loan Document, (iv) any branch profits tax imposed by the United States or any comparable tax imposed by any foreign jurisdiction and (v) any Other Taxes.

“Non-U.S. Lender” means any Lender that is not a “United States person”, as defined under Section 7701(a)(30) of the Code.

“Note” means a promissory note of the Borrower payable to any Lender, in the form of Exhibit A hereto (as such promissory note may be amended, endorsed or otherwise modified from time to time), evidencing the aggregate Indebtedness of the Borrower to such Lender resulting from outstanding Loans, and also means all other promissory notes accepted from time to time in substitution therefor or renewal thereof.

“Obligations” means all obligations (monetary or otherwise, whether absolute or contingent, matured or unmatured) of the Borrower and each other Obligor to the Secured Parties arising under or in connection with a Loan Document, including, but not limited to, the principal of and premium, if any, and interest (including interest accruing (or which would have accrued) during the pendency of any proceeding of the type described in Section 8.1.7, whether or not allowed in such proceeding) on the Loans as well as all Fees and expenses (including attorneys’ fees and expenses) and indemnity payable to the Secured Parties hereunder.

“Obligor” means, as the context may require, the Borrower and each other Person (other than a Secured Party) obligated under any Loan Document.

“Organic Document” means, relative to any Obligor, as applicable, its certificate or articles of incorporation, articles and memorandum of association, by-laws, certificate of partnership, partnership agreement, certificate of formation, limited liability agreement, operating agreement and all shareholder agreements, voting trusts and similar arrangements applicable to any of such Obligor’s Capital Securities.

“Other Taxes” means any and all present or future stamp, documentary or similar Taxes, or any other excise or property Taxes or similar levies that arise on account of any payment made or required to be made under any Loan Document or from the execution, delivery, registration, recording or enforcement of, or otherwise with respect to, any Loan Document, but excluding, for the avoidance of doubt, any Taxes arising in connection with any transfer, assignment or participation of any rights or obligations under this Agreement, or any change in lending office by any Lender, except if such transfer, assignment, participation or change in lending office is done at the request of Borrower.

“Parent” is defined in the third recital.

“Parent Guaranty” means the guaranty, dated as of the date hereof, executed and delivered by an Authorized Officer of the Parent pursuant to the terms of this Agreement, substantially in the form of Exhibit E-1 hereto, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Participant” is defined in clause (d) of Section 10.11.

“Patent Security Agreement” means any Patent Security Agreement executed and delivered by any Obligor in substantially the form of Exhibit A to the Security Agreement, as amended, supplemented, amended and restated or otherwise modified.

“Patriot Act” means the USA PATRIOT ACT (Title III of Pub. L. 107-56 (signed into law October 26, 2001)), as amended and supplemented from time to time.

“PBGC” means the Pension Benefit Guaranty Corporation and any Person succeeding to any or all of its functions under ERISA.

“PBGC Settlement” means the settlement agreement, if any, with PBGC.

“Pension Plan” means a “pension plan”, as such term is defined in Section 3(2) of ERISA, which is subject to Title IV of ERISA, and to which the Borrower or any corporation, trade or business that is, along with the Borrower, a member of a Controlled Group, may have liability, including any liability by reason of having been a substantial employer within the meaning of Section 4063 of ERISA at any time during the preceding five years, or by reason of being deemed to be a contributing sponsor under Section 4069 of ERISA.

“Percentage” means, relative to any Lender, the percentage set forth opposite its name on Schedule II hereto or set forth in a Lender Assignment Agreement, as such percentage may be adjusted from time to time (x) in accordance with Section 4.8 or (y) pursuant to Lender Assignment Agreements executed by such Lender and its Assignee Lender and delivered pursuant to Section 10.11.

“Permitted Acquisition” means an acquisition (whether pursuant to an acquisition of Capital Securities, assets or otherwise) by the Borrower or any Subsidiary from any Person in which the following conditions are satisfied:

(a) the Borrower shall have submitted to the Administrative Agent at least 15 days prior to the consummation of such acquisition, a business description of the business or assets being acquired, the financial statements of the business or assets being acquired and a summary of the terms of the acquisition, all in reasonable detail;

(b) the assets, Capital Securities or business being acquired, will be located, incorporated and/or doing business in the United States;

(c) Borrower shall have delivered a certificate certifying that before and after giving effect to such acquisition, the representations and warranties set forth in each Loan Document shall, in each case, be true and correct in all material respects with the same effect as if then made (unless stated to relate solely to an earlier date, in which case such representations and warranties shall be true and correct in all material respects as of such earlier date) and no Default has occurred and is continuing; and

(d) the Borrower shall have delivered to the Administrative Agent a Compliance Certificate for the period of four full Fiscal Quarters immediately preceding such acquisition (prepared in good faith and in a manner and using such methodology which is consistent with the most recent financial statements delivered pursuant to Section 7.1.1) giving pro forma effect to the consummation of such acquisition as if such Permitted Acquisition had occurred on the first day of the period of four Fiscal Quarters ending on the last day of the most recently ended Fiscal Quarter ending at least 45 days prior to the date of such Permitted Acquisition.

“Permitted Holders” means (i) Perseus, (ii) any Person that holds the Capital Securities of the Parent as of the Closing Date and (iii) the respective affiliates of the Persons referred to in the foregoing clauses (i) and (ii).

“Perseus” means Perseus, L.L.C. and its Affiliates.

“Person” means any natural person, corporation, limited liability company, partnership, joint venture, association, trust or unincorporated organization, Governmental Authority or any other legal entity, whether acting in an individual, fiduciary or other capacity.

“Plan” is defined in the second recital.

“Platform” is defined in clause (b) of Section 9.9.

“Purchase Card Agreements” means any arrangement by any Obligor to provide company-paid credit cards to employees that permit such employees to make purchases on behalf of such Obligor of supplies or services used in the ordinary course of business by such Obligor, including in respect of ordinary course, business related travel and entertainment expenses.

“Quarterly Payment Date” means the last Business Day of March, June, September and December.

“Rate Protection Agreement” means, collectively, any interest rate swap, cap, collar or similar agreement entered into by the Borrower or any of its Subsidiaries under which the counterparty of such agreement is (or at the time such agreement was entered into, was) a Lender or an Affiliate of a Lender.

“RCRA” means the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., as amended.

“Register” is defined in clause (a) of Section 2.5.

“Release” means a “release”, as such term is defined in CERCLA or any release, threatened release, spill, emission, leaking, pumping, pouring, emitting, emptying, escape, injection, deposit, disposal, discharge, dispersal, dumping, leaching or migration of Hazardous Material in the indoor or outdoor environment, including the movement of Hazardous Material through or in the air, soil, surface water, ground water or property.

“Replacement Lender” is defined in Section 4.10.

“Replacement Notice” is defined in Section 4.10.

“Required Lenders” means, at any time, Lenders holding more than 50% of the aggregate principal amount of the then outstanding Loans.

“Restricted Payment” means (i) the declaration or payment of any dividend (other than dividends payable solely in Capital Securities (that are not mandatorily redeemable prior to one year and one day after the Stated Maturity Date) of the Borrower or any Subsidiary) on, or the making of any payment or distribution on account of, or setting apart assets for a sinking or other analogous fund for the purchase, redemption, defeasance, retirement or other acquisition of, any class of Capital Securities of the Borrower or any Subsidiary or any warrants, options or other right or obligation to purchase or acquire any such Capital Securities, whether now or hereafter outstanding, or (ii) the making of any other distribution in respect of such Capital Securities, in each case either directly or indirectly, whether in cash, property or obligations of the Borrower or any Subsidiary or otherwise.

“S&P” means Standard & Poor’s Rating Services, a division of The McGraw-Hill Companies, Inc.

“SEC” means the Securities and Exchange Commission.

“Second Lien Credit Agreement” means the Second Lien Credit Agreement, dated as of the date hereof, among the Borrower, the various financial institutions and other Persons from time to time party thereto as lenders, Silver Point, as the administrative agent and the other Persons party thereto as agents, as amended, supplemented, amended and restated, refinanced or otherwise modified from time to time in accordance with Section 7.2.11.

“Second Lien Lender” means each “Lender” as defined in the Second Lien Credit Agreement (or such corresponding term in the event the Second Lien Credit Agreement is refinanced in accordance with the terms hereof).

“Second Lien Loan Documents” means the “Loan Documents” as defined in the Second Lien Credit Agreement (or such corresponding term in the event the Second Lien Credit Agreement is refinanced in accordance with the terms hereof).

“Second Lien Loans” means the “Loans” as defined in the Second Lien Credit Agreement (or such corresponding term in the event the Second Lien Credit Agreement is refinanced in accordance with the terms hereof).

“Secured Parties” means, collectively, the Lenders, the Administrative Agent, each counterparty to a Rate Protection Agreement that is (or at the time such Rate Protection Agreement was entered into, was) a Lender or an Affiliate thereof and (in each case) each of their respective successors, transferees and assigns.

“Security Agreement” means the Pledge and Security Agreement executed and delivered by an Authorized Officer of the Parent and its Subsidiaries, substantially in the form of Exhibit F hereto, together with any supplemental Foreign Pledge Agreement delivered pursuant to the terms of this Agreement, in each case as amended, supplemented, amended and restated or otherwise modified from time to time.

“Silver Point” means Silver Point Finance LLC.

“SPC” is defined in clause (g) of Section 10.11.

“Stated Maturity Date” means [•], 2015.

“Subsidiary” means, with respect to any Person, any other Person of which more than 50% of the outstanding Voting Securities of such other Person (irrespective of whether at the time Capital Securities of any other class or classes of such other Person shall or might have voting power upon the occurrence of any contingency) is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more other Subsidiaries of such Person, or by one or more other Subsidiaries of such Person. Unless the context otherwise specifically requires, the term “Subsidiary” shall be a reference to a Subsidiary of the Borrower.

“Subsidiary Guarantor” means each U.S. Subsidiary of the Borrower that has executed and delivered to the Administrative Agent the Subsidiary Guaranty (including by means of a delivery of a supplement thereto).

“Subsidiary Guaranty” means the subsidiary guaranty executed and delivered by an Authorized Officer of each U.S. Subsidiary pursuant to the terms of this Agreement, substantially in the form of Exhibit E-2 hereto, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Synthetic Lease” means, as applied to any Person, any lease (including leases that may be terminated by the lessee at any time) of any property (whether real, personal or mixed) (a) that

is not a capital lease in accordance with GAAP and (b) in respect of which the lessee retains or obtains ownership of the property so leased for federal income tax purposes, other than any such lease under which that Person is the lessor.

“Taxes” means all taxes, duties, levies, imposts, charges, assessments, fees, deductions or withholdings, now or hereafter imposed, levied, collected, withheld or assessed by any Governmental Authority, and all interest, penalties or similar liabilities with respect thereto.

“Termination Date” means the date on which all Obligations have been paid in full in cash.

“Terrorism Laws” means any of the following (a) Executive Order 13224 issued by the President of the United States, (b) the Terrorism Sanctions Regulations (Title 31 Part 595 of the U.S. Code of Federal Regulations), (c) the Terrorism List Governments Sanctions Regulations (Title 31 Part 596 of the U.S. Code of Federal Regulations), (d) the Foreign Terrorist Organizations Sanctions Regulations (Title 31 Part 597 of the U.S. Code of Federal Regulations), (e) the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT ACT) Act of 2001 (as it may be subsequently codified), (f) all other present and future legal requirements of any Governmental Authority addressing, relating to, or attempting to eliminate, terrorist acts and acts of war and (g) any regulations promulgated pursuant thereto or pursuant to any legal requirements of any Governmental Authority governing terrorist acts or acts of war.

“Total Debt” means, on any date of determination, the outstanding principal amount of all Indebtedness of the Parent and its Subsidiaries of the type referred to in clause (a) (which, in the case of the Loans, shall be deemed to equal the aggregate outstanding principal amount of the Loans outstanding on the last day of the Fiscal Quarter ending on or immediately preceding the date of determination), clause (c) and clause (g), in each case of the definition of “Indebtedness” (exclusive of (x) intercompany Indebtedness between the Parent and its Subsidiaries and (y) any Preferred Units (as defined in the LLC Agreement)) and any Contingent Liability in respect of any of the foregoing.

“Total Leverage Ratio” means, as of the last day of any Fiscal Quarter, the ratio of

(a) Total Debt outstanding on the last day of such Fiscal Quarter,

to

(b) EBITDA computed for the period consisting of such Fiscal Quarter and each of the three immediately preceding Fiscal Quarters.

“Trademark Security Agreement” means any Trademark Security Agreement executed and delivered by any Obligor substantially in the form of Exhibit B to the Security Agreement, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Transactions” means, collectively, (a) the consummation of the Plan and the other transactions contemplated by the Plan to be consummated on the Closing Date (including, without limitation, transactions contemplated by the Asset Purchase Agreement), (b) the entering

into by the Obligors of the Loan Documents and the Second Lien Loan Documents to which they are intended to be a party, and the Exchange of Loans on the Closing Date, (c) the issuance of the Class A Common Units, Class B Common Units and the Preferred Units (each as defined in, and pursuant to, the LLC Agreement), (d) the satisfaction of all Indebtedness required to be paid pursuant to the Plan, (e) the payment of the fees and expenses incurred in connection with the consummation of the foregoing that are required to be paid on the Closing Date and (f) any payments made pursuant to the PBGC Settlement.

“Transaction Documents” means, collectively, the Loan Documents, Second Lien Loan Documents, the Plan, the Asset Purchase Agreement, the LLC Agreement, the Management Agreements, and each other document delivered in connection therewith, whether or not specifically mentioned herein or therein, in each case as amended, supplemented, amended and restated or otherwise modified from time to time.

“type” means, relative to any Loan, the portion thereof, if any, being maintained as a Base Rate Loan or a LIBO Rate Loan.

“UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; provided that, if, with respect to any Filing Statement or by reason of any provisions of law, the perfection or the effect of perfection or non-perfection of the security interests granted to the Administrative Agent pursuant to the applicable Loan Document is governed by the Uniform Commercial Code as in effect in a jurisdiction of the United States other than New York, then “UCC” means the Uniform Commercial Code as in effect from time to time in such other jurisdiction for purposes of the provisions of each Loan Document and any Filing Statement relating to such perfection or effect of perfection or non-perfection.

“United States” or “U.S.” means the United States of America, its fifty states and the District of Columbia.

“Unrestricted” means, when referring to cash and Cash Equivalent Investments of the Borrower and its Subsidiaries, that such cash and Cash Equivalent Investments (i) do not appear (and are not required to appear) as “restricted” on a balance sheet of the Borrower and its Subsidiaries (unless the restrictions causing such appearance or required appearance are solely pursuant to the Loan Documents); (ii) are not subject to any Lien of any Person other than Liens permitted under clauses (a), (e), (g), (i), (j), (m), and (p) of Section 7.2.3; and (iii) are otherwise generally available for use by the Borrower and its Subsidiaries.

“U.S. Subsidiary” means any Subsidiary that is incorporated or organized under the laws of the United States, a state thereof or the District of Columbia, and that is not a Foreign Subsidiary.

“Voting Securities” means, with respect to any Person, Capital Securities of any class or kind ordinarily having the power to vote for the election of directors, managers or other voting members of the governing body of such Person.

“wholly owned Subsidiary” means any Subsidiary all of the outstanding Capital Securities of which (other than any director’s qualifying shares or investments by foreign nationals mandated by applicable laws) is owned directly or indirectly by the Borrower.

“Working Capital” means (without duplication), at any date of determination, the difference of (a) consolidated current assets of the Parent and its Subsidiaries on such date in the nature of ordinary course trade accounts receivable, inventory and similar current assets, less (b) consolidated current liabilities of the Parent and its Subsidiaries on such date in the nature of ordinary course trade accounts payable and similar current liabilities, but excluding, without limitation, the current portion of Total Debt to the extent included in the computation of current liabilities.

SECTION 1.2 Use of Defined Terms. Unless otherwise defined or the context otherwise requires, terms for which meanings are provided in this Agreement shall have such meanings when used in each other Loan Document and the Disclosure Schedule.

SECTION 1.3 Cross-References. Unless otherwise specified, references in a Loan Document to any Article or Section are references to such Article or Section of such Loan Document, and references in any Article, Section or definition to any clause are references to such clause of such Article, Section or definition.

SECTION 1.4 Accounting and Financial Determinations.

(a) Unless otherwise specified, all accounting terms used in each Loan Document shall be interpreted, and all accounting determinations and computations thereunder (including under Section 7.2.4 and the definitions used in such calculations) shall be made, in accordance with those generally accepted accounting principles in effect in the United States (“GAAP”). Unless otherwise expressly provided, all financial covenants and defined financial terms shall be computed on a consolidated basis for the Parent and its Subsidiaries (and, to the extent applicable and unless otherwise specified, any predecessor company), in each case without duplication.

(b) As of any date of determination, for purposes of determining EBITDA or the Interest Coverage Ratio or Total Leverage Ratio (and any financial calculations required to be made or included within such calculations or ratios, or required for purposes of preparing any Compliance Certificate to be delivered pursuant to the definition of “Permitted Acquisition”), the calculation of such ratios and other financial calculations shall include or exclude, as the case may be, the effect of any assets or businesses that have been acquired pursuant to any Permitted Acquisition or Disposed of by the Borrower or any of its Subsidiaries pursuant to the terms hereof (including through mergers or consolidations), as of such date of determination, as determined by the Borrower on a pro forma basis in accordance with GAAP, which determination may include one-time adjustments or reductions in costs, if any, directly attributable to any such permitted Disposition or Permitted Acquisition, as the case may be, in each case (i) calculated in accordance with Regulation S-X of the Securities Act of 1933, as amended from time to time, and any successor statute, for the period of four Fiscal Quarters ended on or immediately prior to the date of determination of any such ratios or other financial calculations (and giving effect to any cost-savings or adjustments relating to synergies resulting from any Permitted Acquisition) and (ii) giving effect to any such Permitted Acquisition or permitted Disposition as if it had occurred on the first day of such period of four Fiscal Quarters.



## ARTICLE II LOANS, CLOSING RATE AND NOTES

SECTION 2.1 Loans. Each of the parties hereto acknowledges and agrees that on the Closing Date (which shall be a Business Day), the Exchange of Loans shall occur, pursuant to which each Lender will be deemed to have made Loans to the Borrower under this Agreement (relative to such Lender, its “Loans”), with the principal amount of each Loan as of the Closing Date being the amount, and in the Lender’s Percentage, in each case set forth opposite the name of such Lender on Schedule II hereto. Each of the Lenders on the Closing Date, by operation of the Plan and the Confirmation Order, shall be deemed to have agreed to, and shall be bound by, the terms and conditions hereof, without any further action or consent on the part of such Lender. No amounts paid or prepaid with respect to the Loans may be reborrowed.

SECTION 2.2 Closing Rate. On the Closing Date, all of the Loans shall be LIBO Rate Loans with an Interest Period of one month.

SECTION 2.3 Continuation and Conversion Elections. By delivering a Continuation/Conversion Notice to the Administrative Agent on or before 1:00 p.m., New York time, on a Business Day, the Borrower may from time to time irrevocably elect, on not less than one Business Day’s notice in the case of Base Rate Loans, or three Business Days’ notice in the case of LIBO Rate Loans, and in either case not more than five Business Days’ notice, that all, or any portion in an aggregate minimum amount of \$1,000,000 and an integral multiple of \$250,000 be, in the case of Base Rate Loans, converted into LIBO Rate Loans, or in the case of LIBO Rate Loans, converted into Base Rate Loans or continued as LIBO Rate Loans (in the absence of delivery of a Continuation/Conversion Notice with respect to any LIBO Rate Loan at least three Business Days (but not more than five Business Days) before the last day of the then current Interest Period with respect thereto, such LIBO Rate Loan shall, on such last day, automatically convert to a Base Rate Loan); provided that, (i) each such conversion or continuation shall be pro rated among the applicable outstanding Loans of all Lenders that have made such Loans, and (ii) no portion of the outstanding principal amount of any Loans may be continued as, or be converted into, LIBO Rate Loans when any Default has occurred and is continuing. Each such irrevocable request may be made by telephone confirmed promptly by facsimile to the Administrative Agent of the applicable Continuation/Conversion Notice. The conversion of a Base Rate Loan into a LIBO Rate Loan or a LIBO Rate Loan into a Base Rate Loan shall not effect a novation of the Loan so converted.

SECTION 2.4 Funding. Each Lender may, if it so elects, fulfill its obligation to continue or convert LIBO Rate Loans hereunder by causing one of its foreign branches or Affiliates (or an international banking facility created by such Lender) to make or maintain such LIBO Rate Loan; provided that, such LIBO Rate Loan shall nonetheless be deemed to have been made and to be held by such Lender, and the obligation of the Borrower to repay such LIBO Rate Loan shall nevertheless be to such Lender for the account of such foreign branch, Affiliate or international banking facility. In addition, the Borrower hereby consents and agrees that, for purposes of any determination to be made for purposes of Sections 4.1, 4.2, 4.3 or 4.4, it shall be conclusively assumed that each Lender elected to fund all LIBO Rate Loans by purchasing Dollar deposits in its LIBOR Office’s interbank Eurodollar market.

SECTION 2.5 Register; Notes. The Register shall be maintained on the following terms:

(a) The Borrower hereby designates the Administrative Agent to serve as the Borrower's agent, solely for the purpose of this clause, to maintain a register (the "Register") on which the Administrative Agent will record the Loans held by each Lender (and SPC), each repayment in respect of the principal amount of the Loans, and each assignment or transfer of an interest in any Loan made pursuant to Section 10.11, annexed to which the Administrative Agent shall retain a copy of each Lender Assignment Agreement delivered to the Administrative Agent pursuant to Section 10.11. Failure to make any recordation, or any error in such recordation, shall not affect the amount of any Obligor's Obligations. The entries in the Register shall be conclusive and binding in the absence of manifest error, and the Borrower, the Administrative Agent, and the Lenders (including any SPC) shall treat each Person in whose name a Loan is registered as the owner thereof for the purposes of all Loan Documents, notwithstanding notice or any provision herein to the contrary. Any assignment or transfer of the Loans made pursuant hereto shall be registered in the Register only upon delivery to the Administrative Agent of a Lender Assignment Agreement that has been executed by the requisite parties pursuant to Section 10.11. No assignment or transfer of a Lender's (or SPC's) Loans shall be effective unless such assignment or transfer shall have been recorded in the Register by the Administrative Agent as provided in this Section.

(b) The Borrower shall execute and deliver to each Lender a Note evidencing the Loans held by, and payable to the order of, such Lender in a maximum principal amount equal to such Lender's Percentage of the Loan. The Borrower hereby irrevocably authorizes each Lender to make (or cause to be made) appropriate notations on the grid attached to such Lender's Note (or on any continuation of such grid), which notations, if made, shall evidence, inter alia, the date of, the outstanding principal amount of, and the interest rate and Interest Period applicable to the Loans evidenced thereby. Such notations shall, to the extent not inconsistent with notations made by the Administrative Agent in the Register, be conclusive and binding on each Obligor absent manifest error; provided that, the failure of any Lender to make any such notations shall not limit or otherwise affect any Obligations of any Obligor.

### ARTICLE III REPAYMENTS, PREPAYMENTS, INTEREST AND FEES

SECTION 3.1 Repayments and Prepayments; Application. The Borrower agrees that the Loans shall be repaid and prepaid pursuant to the following terms.

SECTION 3.1.1 Repayments and Prepayments. The Borrower shall repay in full the unpaid principal amount of each Loan on the Stated Maturity Date. Prior thereto, payments and prepayments of the Loans shall or may be made as set forth below.

(a) From time to time on any Business Day, the Borrower may make a voluntary prepayment, in whole or in part, of the outstanding principal amount of any Loans; provided that, (i) any such prepayment of the Loans shall be applied to the remaining amortization payments for the Loans in such amounts as the Borrower shall determine; (ii) all such voluntary prepayments shall require, in the case of Base Rate Loans at least the same Business Day's prior

notice (such notice to be delivered before noon New York time on such day), and in the case of LIBO Rate Loans at least three Business Days' prior notice (such notice to be delivered before noon New York time on such day), and in either case not more than five Business Days' prior irrevocable notice to the Administrative Agent (which notice may be telephonic so long as such notice is confirmed in writing within 24 hours thereafter and such notice to be delivered before noon New York time on such day); and (iii) all such voluntary partial prepayments shall be, in the case of LIBO Rate Loans, in an aggregate minimum amount of \$500,000 and an integral multiple of \$500,000 and, in the case of Base Rate Loans, in an aggregate minimum amount of \$500,000 and an integral multiple of \$100,000. Each notice of prepayment sent pursuant to this clause shall specify the prepayment date, the principal amount of each Loan (or portion thereof) to be prepaid and the scheduled installment or installments of principal to which such prepayment is to be applied. Each such notice shall be irrevocable and shall commit the Borrower to prepay such Loan (or portion thereof) by the amount stated therein on the date stated therein; provided that a notice of prepayment may state that such notice is conditioned upon the effectiveness of other credit facilities, in which case such notice may be revoked by the Borrower (by written notice to the Administrative Agent on or prior to the specified effective date) if such condition is not satisfied. All prepayments under this clause shall be accompanied by accrued and unpaid interest on the principal amount to be prepaid to but excluding the date of payment.

(b) On the Stated Maturity Date and on each Quarterly Payment Date occurring during any period set forth below, the Borrower shall make a scheduled repayment of the aggregate outstanding principal amount, if any, of all Loans in an amount equal to the amount set forth below opposite the Stated Maturity Date or such Quarterly Payment Date, as applicable, and the Lenders agree that any reduction in the amount of any required amortization payments set forth in this clause, or any extension of any of the dates for payment set forth in this clause, shall in each case require the consent of all Lenders.

<u>Payment Date</u>	<u>Amount of Required Principal Repayment</u>
Each Quarterly Payment Date commencing on June 30, 2011 through December 31, 2011	\$1,000,000
Each Quarterly Payment Date commencing on March 31, 2012 through [●], 201[4]	\$2,000,000
The Stated Maturity Date	The then outstanding amount of Loans

(c) The Borrower shall (subject to the next proviso), within five (5) Business Days receipt of any Net Casualty Proceeds or any Net Disposition Proceeds by the Borrower or any of its Subsidiaries, deliver to the Administrative Agent a calculation of the amount of such

proceeds, and, to the extent the aggregate amount of such proceeds received by the Borrower and its Subsidiaries exceeds \$1,000,000 for any single transaction or a series of related transactions, the Borrower shall make a mandatory prepayment of the Loans in an amount equal to 100% of such Net Casualty Proceeds or Net Disposition Proceeds, as applicable; provided that upon written notice by the Borrower to the Administrative Agent not more than five (5) Business Days following receipt of any Net Casualty Proceeds or Net Disposition Proceeds, as applicable (so long as no Default has occurred and is continuing), such proceeds may be retained by the Borrower and its Subsidiaries (and may be excluded from the prepayment requirements of this clause) if (i) the Borrower informs the Administrative Agent in such notice of its good faith intention to apply (or cause one or more of the Subsidiary Guarantors to apply) such Net Casualty Proceeds or Net Disposition Proceeds, as applicable, to the acquisition of other assets or properties in the U.S. consistent with the businesses permitted to be conducted pursuant to Section 7.2.1 (including by way of merger or Investment), and (ii) within 365 days following the receipt of such Net Casualty Proceeds or such Net Disposition Proceeds, as applicable, such proceeds are applied or committed to such acquisition. The amount of such Net Casualty Proceeds or such Net Disposition Proceeds, as applicable, unused or uncommitted after such 365 day period (subject to the extension set forth above) shall be applied to prepay the Loans as set forth in Section 3.1.2.

(d) Within 120 days after the close of each Fiscal Year (beginning with the close of the 2011 Fiscal Year) the Borrower shall make a mandatory prepayment of the Loans in an amount equal to (i) 50% of Excess Cash Flow (if any) for such Fiscal Year, minus (ii) the aggregate amount of all optional prepayments of the Loans (without duplication) made since the beginning of such Fiscal Year through the date on which the prepayment of the Loans pursuant to this clause (d) is made (including any call premiums paid in cash upon repayment of such Indebtedness).

(e) The Borrower shall, within five (5) Business Days of receipt of any Net Debt Proceeds, by the Borrower or any of its Subsidiaries, make a mandatory prepayment of the Loans in an amount equal to 100% of the aggregate Net Debt Proceeds.

(f) Immediately upon any acceleration of the Stated Maturity Date of any Loans pursuant to Section 8.2 or Section 8.3, the Borrower shall repay all the Loans, unless, pursuant to Section 8.3, only a portion of all the Loans is so accelerated (in which case the portion so accelerated shall be so repaid).

Each prepayment of any Loans made pursuant to this Section shall be without premium or penalty, except as may be required by Section 4.4.

SECTION 3.1.2 Application. Amounts prepaid pursuant to Section 3.1.1 shall be applied as set forth in this Section.

(a) Subject to clause (b), each prepayment or repayment of the principal of the Loans shall be applied, to the extent of such prepayment or repayment, first, to the principal amount thereof being maintained as Base Rate Loans, and second, subject to the terms of Section 4.4, to the principal amount thereof being maintained as LIBO Rate

Loans, in each case in a manner that minimizes the amount of any payments required to be made by the Borrower pursuant to Section 4.4.

(b) Each prepayment of the Loans made pursuant to clause (a) of Section 3.1.1 shall be applied to the remaining scheduled amortization payments as directed by the Borrower. Each prepayment of the Loans made pursuant to clauses (c), (d) and (e) of Section 3.1.1 shall be applied to the next four scheduled amortization payments on the Loans, with any excess applied pro rata to the remaining scheduled Loan amortization payments. Once all Loans have been repaid in full, proceeds of mandatory prepayments will be applied to repay outstanding Second Lien Loans until repaid in full (as set forth in the Second Lien Credit Agreement). Amounts in excess thereof shall be retained by the Borrower.

**SECTION 3.2 Interest Provisions.** Interest on the outstanding principal amount of the Loans shall accrue and be payable in accordance with the terms set forth below.

**SECTION 3.2.1 Rates.** Subject to Section 2.3, pursuant to an appropriately delivered Continuation/Conversion Notice, the Borrower may elect that the Loans accrue interest at a rate per annum:

(a) on that portion maintained from time to time as a Base Rate Loan, equal to the sum of the Alternate Base Rate, from time to time in effect plus the Applicable Margin; and

(b) on that portion maintained as a LIBO Rate Loan, during each Interest Period applicable thereto, equal to the sum of the LIBO Rate (Reserve Adjusted) for such Interest Period plus the Applicable Margin.

All LIBO Rate Loans shall bear interest from and including the first day of the applicable Interest Period to (but not including) the last day of such Interest Period at the interest rate determined as applicable to such LIBO Rate Loan.

**SECTION 3.2.2 Post-Default Rates.** After the date any Event of Default has occurred and for so long as such Event of Default is continuing, the Borrower shall pay, but only to the extent permitted by law, interest (after as well as before judgment) on all outstanding Obligations at a rate per annum equal to (a) in the case of principal on any Loan, subject to applicable law, the rate of interest that otherwise would be applicable to such Loan plus 2% per annum; and (b) in the case of overdue interest, fees, and other monetary Obligations, the Base Rate from time to time in effect, plus the Applicable Margin for Loans accruing interest at the Base Rate, plus a margin of 2% per annum.

**SECTION 3.2.3 Payment Dates.** Interest accrued on each Loan shall be payable, without duplication:

(a) on the Stated Maturity Date therefor;

(b) except as set forth in clause (c) below, on the date of any payment or prepayment, in whole or in part, of principal outstanding on such Loan on the principal amount so paid or prepaid;

(c) with respect to Base Rate Loans, on each Quarterly Payment Date occurring after the Effective Date;

(d) with respect to LIBO Rate Loans, on the last day of each applicable Interest Period (and, if such Interest Period shall exceed three months, on the date occurring on each three-month interval occurring after the first day of such Interest Period);

(e) with respect to any Base Rate Loans converted into LIBO Rate Loans on a day when interest would not otherwise have been payable pursuant to clause (c), on the date of such conversion; and

(f) on that portion of any Loans the Stated Maturity Date of which is accelerated pursuant to Section 8.2 or Section 8.3, immediately upon such acceleration.

Interest accrued on Loans or other monetary Obligations after the date such amount is due and payable (whether on the Stated Maturity Date, upon acceleration or otherwise) shall be payable upon demand.

**SECTION 3.3 Fees.** The Borrower agrees to pay the fees set forth below. All such fees shall be non-refundable.

**SECTION 3.3.1 Administrative Agent's Fee.** The Borrower agrees to pay to the Administrative Agent, for its own account, the fees and expenses (including documented, reasonable attorney's fees and expenses) in the amounts and on the dates set forth in the Fee Letter.

## ARTICLE IV CERTAIN LIBO RATE AND OTHER PROVISIONS

**SECTION 4.1 LIBO Rate Lending Unlawful.** If any Lender shall determine (which determination shall, upon notice thereof to the Borrower and the Administrative Agent, be conclusive and binding on the Borrower) that the introduction of or any change in or in the interpretation of any law makes it unlawful, or any Governmental Authority asserts that it is unlawful, for such Lender to make or continue any Loan as, or to convert any Loan into, a LIBO Rate Loan, the obligations of such Lender to make, continue or convert any such LIBO Rate Loan shall, upon such determination, forthwith be suspended until such Lender shall notify the Administrative Agent that the circumstances causing such suspension no longer exist, and all outstanding LIBO Rate Loans payable to such Lender shall automatically convert into Base Rate Loans at the end of the then current Interest Periods with respect thereto or sooner, if required by such law or assertion.

**SECTION 4.2 Deposits Unavailable.** If the Administrative Agent shall have determined that (a) Dollar deposits in the relevant amount and for the relevant Interest Period are not available to it in its relevant market; or (b) by reason of circumstances affecting it's relevant

market, adequate means do not exist for ascertaining the interest rate applicable hereunder to LIBO Rate Loans; then, upon notice from the Administrative Agent to the Borrower and the Lenders, the obligations of all Lenders under Section 2.3 and Section 2.4 to make or continue any Loans as, or to convert any Loans into, LIBO Rate Loans shall forthwith be suspended until the Administrative Agent shall notify the Borrower and the Lenders that the circumstances causing such suspension no longer exist.

**SECTION 4.3 Increased LIBO Rate Loan Costs, etc.** The Borrower agrees to reimburse each Secured Party for any increase in the cost to such Secured Party of, or any reduction in the amount of any sum receivable by such Secured Party in respect of, such Secured Party's Loans hereunder (including the making, continuing or maintaining (or of its obligation to make or continue) any Loans as, or of converting (or of its obligation to convert) any Loans into, LIBO Rate Loans) that arise in connection with any change in, or the introduction, adoption, effectiveness, interpretation, reinterpretation or phase in after the Closing Date of, any law or regulation, directive, guideline, decision or request (whether or not having the force of law) of any Governmental Authority, except for such changes with respect to increased capital costs and Taxes (which are governed by Sections 4.5 and 4.6), respectively. Each affected Secured Party shall promptly notify the Administrative Agent and the Borrower in writing of the occurrence of any such event, stating the reasons therefor and the additional amount required fully to compensate such Secured Party for such increased cost or reduced amount. Such additional amounts shall be payable by the Borrower directly to such Secured Party within five days of its receipt of such notice, and such notice shall, in the absence of manifest error, be conclusive and binding on the Borrower.

**SECTION 4.4 Funding Losses.** In the event any Lender shall incur any loss or expense (including any loss or expense incurred by reason of the liquidation or reemployment of deposits or other funds acquired by such Lender to make or continue any portion of the principal amount of any Loan as, or to convert any portion of the principal amount of any Loan into, a LIBO Rate Loan) as a result of

(a) any conversion or repayment or prepayment of the principal amount of any LIBO Rate Loan on a date other than the scheduled last day of the Interest Period applicable thereto, whether pursuant to Article III or otherwise;

(b) any Loans not being continued as, or converted into, LIBO Rate Loans in accordance with the Continuation/Conversion Notice therefor; or

(c) any LIBO Rate Loans not being prepaid in accordance with any notice delivered pursuant to clause (a) of Section 3.1.1 (as a result of a revocation of such notice or as a result of such payment not being made);

but in each case other than due to such Lender's failure to fulfill its obligations hereunder then, upon the written notice of such Lender to the Borrower, the Borrower shall, within ten days of its receipt thereof, pay directly to such Lender such amount as will (in the reasonable determination of such Lender) reimburse such Lender for such loss or expense. Such written notice shall, in the absence of manifest error, be conclusive and binding on the Borrower.

SECTION 4.5 Increased Capital Costs. If any change in, or the introduction, adoption, effectiveness, interpretation, reinterpretation or phase in of, any law or regulation, directive, guideline, decision or request (whether or not having the force of law) of any Governmental Authority affects or would affect the amount of capital required or expected to be maintained by any Secured Party or any Person controlling such Secured Party, and such Secured Party determines (in good faith but in its sole and absolute discretion) that the rate of return on its or such controlling Person's capital as a consequence of the Loans held by such Secured Party is reduced to a level below that which such Secured Party or such controlling Person could have achieved but for the occurrence of any such circumstance, then upon notice from time to time by such Secured Party to the Borrower, the Borrower shall within five days following receipt of such notice pay directly to such Secured Party additional amounts sufficient to compensate such Secured Party or such controlling Person for such reduction in rate of return. A statement of such Secured Party as to any such additional amount or amounts shall, in the absence of manifest error, be conclusive and binding on the Borrower. In determining such amount, such Secured Party may use any method of averaging and attribution that it (in its sole and absolute discretion) shall deem applicable.

SECTION 4.6 Taxes. The Borrower covenants and agrees as follows with respect to Taxes.

(a) Any and all payments by the Borrower and each other Obligor under each Loan Document shall be made without setoff, counterclaim or other defense, and free and clear of, and without deduction or withholding for or on account of, any Taxes except to the extent that deduction or withholding of such Taxes is required by applicable law. In the event that any such Taxes are required by applicable law to be deducted or withheld from any payment required to be made to or on behalf of any Secured Party under any Loan Document, then:

(i) subject to clause (f), if such Taxes are Non-Excluded Taxes or Other Taxes, the Borrower and each Obligor shall increase the amount of such payment so that each Secured Party receives an amount equal to the amount it would have received had no such deduction or withholding been made; and

(ii) the Borrower or the Administrative Agent (as applicable) shall withhold the full amount of such Taxes from such payment (as increased pursuant to clause (a)(i)) and shall pay such amount to the Governmental Authority imposing such Taxes in accordance with applicable law.

(b) In addition, the Borrower shall pay all Other Taxes imposed to the relevant Governmental Authority imposing such Other Taxes in accordance with applicable law.

(c) The Borrower shall furnish to the Administrative Agent, within 45 days of any such payment being due under applicable law, an official receipt (or a certified copy thereof) or other proof of payment satisfactory to the Administrative Agent, acting reasonably, evidencing the payment of such Taxes or Other Taxes. The Administrative Agent shall make copies thereof available to any Lender upon request therefor.



(d) Subject to clause (f), the Borrower shall indemnify each Secured Party for any Non-Excluded Taxes and Other Taxes (including Non-Excluded Taxes and Other Taxes imposed or asserted on, or attributable to, amounts payable under this Section 4.6) paid by such Secured Party, whether or not such Non-Excluded Taxes or Other Taxes were correctly or legally asserted by the relevant Governmental Authority, provided that no Secured Party shall be entitled to receive any payment under this clause (d), unless such Secured Party or the Administrative Agent provides a written request for such payment to the Borrower within six months of the due date for the payment of the Non-Excluded Taxes or Other Taxes for which indemnification is sought. With respect to the indemnification provided in the immediately preceding sentence, such indemnification shall be made within 30 days after the date such Secured Party makes written demand therefor.

(e) Each Lender making Loans to the Borrower, on or prior to the date on which such Lender becomes a Lender hereunder (and from time to time thereafter upon the request of the Borrower or the Administrative Agent, but only for so long as such Lender is legally entitled to do so), shall deliver to the Borrower and the Administrative Agent either (i) two duly completed copies of either (x) Internal Revenue Service Form W-8BEN or W-8IMY claiming eligibility of a Non-U.S. Lender for benefits of an income tax treaty to which the United States is a party or (y) Internal Revenue Service Form W-8ECI, or in either case an applicable successor form; (ii) in the case of a Non-U.S. Lender that is not legally entitled to deliver either form listed in clause (e)(i), (x) a certificate to the effect that such Non-U.S. Lender is not (A) a “bank” within the meaning of Section 881(c)(3)(A) of the Code, (B) a “10 percent shareholder” of the Borrower within the meaning of Section 881(c)(3)(B) of the Code, or (C) a controlled foreign corporation receiving interest from a related person within the meaning of Section 881(c)(3)(C) of the Code (referred to as an “Exemption Certificate”) and (y) two duly completed copies of Internal Revenue Service Form W-8BEN or W-8IMY or applicable successor form, or (iii) in the case of a Lender that is not a Non-U.S. Lender, two duly completed copies of Internal Revenue Service form W-9 or applicable successor form, and (iv) in the case of any Lender, such documentation prescribed by applicable law or reasonably requested by the Borrower or the Administrative Agent as will permit payments by the Borrower and each other Obligor under any Loan Document to be made without withholding or at a reduced rate of withholding, or as is reasonably requested by the Borrower or the Administrative Agent to comply with FATCA. The Administrative Agent shall deliver to the Borrower such IRS forms as are required to ensure that payments made to the Administrative Agent are not subject to withholding, but only for so long as the Administrative Agent is legally entitled to do so. Each Lender agrees to promptly notify the Borrower and the Administrative Agent in writing of any change in circumstances which would modify or render invalid any claimed exemption or reduction. In addition, each Lender shall timely deliver to the Borrower and the Administrative Agent two further copies of such Form W-8BEN, W-8IMY, W-8ECI or W-9 or successor forms on or before the date that any previously executed form expires or becomes obsolete, or after the occurrence of any event requiring a change in the most recent form delivered by such Person to the Borrower.

(f) The Borrower shall not be obligated to pay any additional amounts to any Secured Party pursuant to clause (a)(i), or to indemnify any Secured Party pursuant to clause (d), in respect of United States federal withholding taxes to the extent imposed as a result of (i) the failure, inability or ineligibility of such Secured Party to deliver to the Borrower the form or forms and/or an Exemption Certificate, as applicable to such Secured Party, pursuant to clause

(e), (ii) such form or forms and/or Exemption Certificate not establishing a complete exemption from U.S. federal withholding tax or the information or certifications made therein by the Secured Party being untrue or inaccurate on the date delivered in any material respect, or (iii) the Secured Party designating a successor lending office at which it maintains its Loans which has the effect of causing such Secured Party to become obligated for tax payments in excess of those in effect immediately prior to such designation; provided that, the Borrower shall be obligated to pay additional amounts to any such Secured Party pursuant to clause (a)(i), and to indemnify any such Secured Party pursuant to clause (d), in respect of United States federal withholding taxes if (i) any such failure to deliver a form or forms or an Exemption Certificate or the failure of such form or forms or Exemption Certificate to establish a complete exemption from U.S. federal withholding tax resulted from a change in any applicable statute, treaty, regulation or other applicable law or any official interpretation of any of the foregoing occurring after the Closing Date (or in the case of an Assignee Lender, after the date of the assignment, except to the extent that the applicable assigning lender was entitled to receive additional amounts with respect to such payment), which change rendered such Secured Party no longer legally entitled to deliver such form or forms or Exemption Certificate or otherwise ineligible for a complete exemption from U.S. federal withholding tax, (ii) the redesignation of the Secured Party's lending office was made at the request of the Borrower or (iii) the obligation to pay any additional amounts to any such Secured Party pursuant to clause (a)(i) or to indemnify any such Secured Party pursuant to clause (d) is with respect to an Assignee Lender that becomes an Assignee Lender as a result of an assignment made at the request of the Borrower.

(g) In the event that any Lender or the Administrative Agent determines in its sole discretion that it has received a refund or a credit in respect of Taxes or Other Taxes as to which it has been paid additional amounts by the Borrower pursuant to clause (a) or indemnified by the Borrower pursuant to clause (d) and such Lender or the Administrative Agent, as applicable, determines in its good faith judgment that such refund is attributable to such additional amounts or indemnification, then such Lender or Administrative Agent shall promptly notify the Administrative Agent and the Borrower, shall use reasonable efforts to apply for such refund or credit and shall within 30 Business Days of receipt of such refund or application of such credit remit to the Borrower an amount as such Lender or Administrative Agent reasonably determines to be the proportion of the refunded or credited amount as will leave it, after such remittance, in no better or worse position than it would have been if the Taxes or Other Taxes had not been imposed and the corresponding additional amounts or indemnification payment not been made. Neither the Lenders nor the Administrative Agent shall be obligated to disclose information regarding its tax affairs or computations to the Borrower in connection with this clause (g) or any other provision of this Section that such Lender or the Administrative Agent reasonably deems confidential.

Notwithstanding anything to the contrary herein, Section 4.6 shall not apply to any Rate Protection Agreements.

**SECTION 4.7 Payments, Computations; Proceeds of Collateral, etc.** (a) Unless otherwise expressly provided in a Loan Document, all payments by the Borrower pursuant to each Loan Document shall be made by the Borrower to the Administrative Agent for the pro rata account of the Secured Parties entitled to receive such payment. All payments shall be made without setoff, deduction or counterclaim not later than 11:00 a.m. New York time on the date

due in same day or immediately available funds to such account as the Administrative Agent shall specify from time to time by notice to the Borrower. Funds received after that time shall be deemed to have been received by the Administrative Agent on the next succeeding Business Day. The Administrative Agent shall promptly remit in same day funds to each Secured Party its share, if any, of such payments received by the Administrative Agent for the account of such Secured Party. All interest (including interest on LIBO Rate Loans) and fees shall be computed on the basis of the actual number of days (including the first day but excluding the last day) occurring during the period for which such interest or fee is payable over a year comprised of 360 days (or, in the case of interest on a Base Rate Loan (calculated at other than the Federal Funds Rate), 365 days or, if appropriate, 366 days). Payments due on other than a Business Day shall (except as otherwise required by clause (b) of the proviso in the definition of "Interest Period") be made on the next succeeding Business Day and such extension of time shall be included in computing interest and fees in connection with that payment.

(b) After the occurrence and during the continuance of an Event of Default, the Administrative Agent may, and upon written direction from the Required Lenders, shall, apply all amounts received under the Loan Documents (including from the proceeds of collateral securing the Obligations) or under applicable law shall be applied upon receipt to the Obligations as follows: (i) first, to the payment of all Obligations in respect of fees, expense reimbursements, indemnities and other amounts owing to the Administrative Agent, in its capacity as the Administrative Agent (including the fees and expenses of counsel to the Administrative Agent), (ii) second, after payment in full in cash of the amounts specified in clause (b)(i), to the ratable payment of all interest (including interest accruing (or which would accrue) after the commencement of a proceeding in bankruptcy, insolvency or similar law, whether or not permitted as a claim under such law) and fees owing under the Loan Documents, and all costs and expenses owing to the Secured Parties pursuant to the terms of the Loan Documents, until paid in full in cash, (iii) third, after payment in full in cash of the amounts specified in clauses (b)(i) and (b)(ii), to the ratable payment of the principal amount of the Loans then outstanding and the net credit exposure owing to Secured Parties under Rate Protection Agreements, if any, (iv) fourth, after payment in full in cash of the amounts specified in clauses (b)(i) through (b)(iii), to the ratable payment of all other Obligations owing to the Secured Parties, and (v) fifth, after payment in full in cash of the amounts specified in clauses (b)(i) through (b)(iv), and following the Termination Date, to each applicable Obligor or any other Person lawfully entitled to receive such surplus. For purposes of clause (b)(iii), the "net credit exposure" at any time of any Secured Party with respect to a Rate Protection Agreement to which such Secured Party is a party shall be determined by such Secured Party (and such Secured Party shall notify the Administrative Agent in writing) at such time in accordance with the customary methods of calculating net credit exposure under similar arrangements by the counterparty to such arrangements, taking into account potential interest rate (or, if applicable, currency) movements and the respective termination provisions and notional principal amount and term of such Rate Protection Agreement.

**SECTION 4.8 Sharing of Payments.** If any Secured Party shall obtain any payment or other recovery (whether voluntary, involuntary, by application of setoff or otherwise) on account of any Loan (other than pursuant to the terms of Sections 4.3, 4.4, 4.5 or 4.6) in excess of its pro rata share of payments obtained by all Secured Parties, such Secured Party shall purchase for cash at face value from the other Secured Parties such participations in Loans held by them as

shall be necessary to cause such purchasing Secured Party to share the excess payment or other recovery ratably (to the extent such other Secured Parties were entitled to receive a portion of such payment or recovery) with each of them; provided that, if all or any portion of the excess payment or other recovery is thereafter recovered from such purchasing Secured Party, the purchase shall be rescinded and each Secured Party which has sold a participation to the purchasing Secured Party shall repay to the purchasing Secured Party the purchase price to the ratable extent of such recovery together with an amount equal to such selling Secured Party's ratable share (according to the proportion of (a) the amount of such selling Secured Party's required repayment to the purchasing Secured Party to (b) total amount so recovered from the purchasing Secured Party) of any interest or other amount paid or payable by the purchasing Secured Party in respect of the total amount so recovered. The Borrower agrees that any Secured Party purchasing a participation from another Secured Party pursuant to this Section may, to the fullest extent permitted by law, exercise all its rights of payment (including pursuant to Section 4.9) with respect to such participation as fully as if such Secured Party were the direct creditor of the Borrower in the amount of such participation. If under any applicable bankruptcy, insolvency or other similar law any Secured Party receives a secured claim in lieu of a setoff to which this Section applies, such Secured Party shall, to the extent practicable, exercise its rights in respect of such secured claim in a manner consistent with the rights of the Secured Parties entitled under this Section to share in the benefits of any recovery on such secured claim.

SECTION 4.9 Setoff. Each Secured Party shall, upon the occurrence and during the continuance of any Event of Default described in clauses (b) through (d) of Section 8.1.7 or, with the consent of the Required Lenders, upon the occurrence and during the continuance of any other Event of Default, have the right to appropriate and apply to the payment of the Obligations owing to it (whether or not then due), and (as security for such Obligations) the Borrower hereby grants to each Secured Party a continuing security interest in, any and all balances, credits, deposits, accounts or moneys of the Borrower then or thereafter maintained with such Secured Party; provided that, any such appropriation and application shall be subject to the provisions of Section 4.8. Each Secured Party agrees promptly to notify the Borrower and the Administrative Agent in writing after any such appropriation and application made by such Secured Party; provided that, the failure to give such notice shall not affect the validity of such setoff and application. The rights of each Secured Party under this Section are in addition to other rights and remedies (including other rights of setoff under applicable law or otherwise) which such Secured Party may have.

SECTION 4.10 Replacement of Lenders. If any Lender (an "Affected Lender") (a) fails to consent to an election, consent, amendment, waiver or other modification to this Agreement or other Loan Document that requires the consent of a greater percentage of the Lenders than the Required Lenders and such election, consent, amendment, waiver or other modification is otherwise consented to by the Required Lenders or (b) makes a demand upon the Borrower for (or if the Borrower is otherwise required to pay) amounts pursuant to Section 4.3, 4.5 or 4.6 (and the payment of such amounts is, and is likely to continue to be, materially more onerous in the reasonable judgment of the Borrower than with respect to the other Lenders) or gives notice pursuant to Section 4.1 requiring a conversion of such Affected Lender's LIBO Rate Loans to Base Rate Loans or suspending such Lender's obligation to hold Loans as, or to convert Loans into, LIBO Rate Loans, the Borrower may, within 30 days of receipt by the Borrower of such demand or notice, as the case may be, give notice (a "Replacement Notice") in writing to

the Administrative Agent and such Affected Lender of its intention to cause such Affected Lender to sell all or any portion of its Loans and/or Notes to an Eligible Assignee (a “Replacement Lender”) designated in such Replacement Notice; provided, however, that no Replacement Notice may be given by the Borrower if (i) such replacement conflicts with any applicable law or regulation, (ii) any Event of Default shall have occurred and be continuing at the time of such replacement or (iii) prior to any such replacement, such Lender shall have taken any necessary action under Section 4.5 or 4.6 (if applicable) which shall have eliminated the continued need for payment of amounts owing pursuant to Section 4.5 or 4.6. Within 30 days of its receipt of such Replacement Notice, the Affected Lender shall, subject to the payment of any amounts due pursuant to Section 4.4, assign, in accordance with Section 10.11, the portion of its Loans, Notes (if any), and other rights and obligations under this Agreement and all other Loan Documents designated in the replacement notice to such Replacement Lender; provided, however, that (i) such assignment shall be without recourse, representation or warranty and shall be on terms and conditions reasonably satisfactory to such Affected Lender and such Replacement Lender, (ii) the purchase price paid by such Replacement Lender shall be in the amount of such Affected Lender’s Loans designated in the Replacement Notice, together with all accrued and unpaid interest and fees in respect thereof, plus all other amounts (including the amounts demanded and unreimbursed under Sections 4.3, 4.5 and 4.6) and including any call premiums, owing to such Affected Lender hereunder and (iii) the Borrower shall pay to the Affected Lender and the Administrative Agent all reasonable out-of-pocket expenses incurred by the Affected Lender and the Administrative Agent in connection with such assignment and assumption (including the processing fees described in Section 10.11). Upon the effective date of an assignment described above, the Replacement Lender shall become a “Lender” for all purposes under the Loan Documents. Each assignment pursuant to this Section 4.10 shall be effective upon the satisfaction of the conditions specified in this Section 4.10 without further action on the part of the applicable Affected Lender.

**SECTION 4.11 Change in Lending Office.** If any Lender makes a demand upon the Borrower for (or if the Borrower is otherwise required to pay) amounts pursuant to Section 4.3, 4.5 or 4.6, or gives notice pursuant to Section 4.1 requiring a conversion of such Lender’s LIBO Rate Loans to Base Rate Loans or suspending such Lender’s obligation to hold Loans as, or to convert Loans into, LIBO Rate Loans, then such Lender shall use reasonable efforts to designate a different lending office with respect to its rights and obligations hereunder or to assign its rights and obligations hereunder to another of its offices, branches or Affiliates, if, in the judgment of such Lender, such designation or assignment (a) would eliminate the need for such notice or reduce amounts payable or to be withheld in the future, as applicable; and (b) in each case, would not subject such Lender to any unreimbursed cost or expense and would not otherwise be materially disadvantageous to such Lender. The affected Lender shall pay all reasonable costs and expenses incurred by any Lender in connection with any such designation or assignment.

## ARTICLE V CONDITIONS TO EXCHANGE OF LOANS

The obligations of the Lenders pursuant to the Exchange of Loans shall be subject to the prior or concurrent satisfaction (or waiver in accordance with Section 10.1; provided that the

conditions in Sections 5.2 and 5.3 may not be waived) of each of the conditions precedent set forth in this Article.

SECTION 5.1 Resolutions, etc. The Administrative Agent shall have received from each Obligor, as applicable, (i) a copy of a good standing certificate, dated a date reasonably close to the Closing Date, for each such Person and (ii) a certificate, dated as of the Closing Date, duly executed and delivered by such Person's Secretary or Assistant Secretary, managing member or general partner, as applicable, as to

(a) resolutions of each such Person's Board of Directors (or other managing body, in the case of other than a corporation) then in full force and effect authorizing, to the extent relevant, all aspects of the Transactions applicable to such Person and the execution, delivery and performance of each Loan Document to be executed by such Person and the transactions contemplated hereby and thereby;

(b) the incumbency and signatures of those of its officers, managing member or general partner, as applicable, authorized to act with respect to each Loan Document to be executed by such Person; and

(c) the full force and validity of each Organic Document of such Person and copies thereof;

upon which certificates each Secured Party may conclusively rely until it shall have received a further certificate of the Secretary, Assistant Secretary, managing member or general partner, as applicable, of any such Person canceling or amending the prior certificate of such Person.

SECTION 5.2 Entry of Confirmation Order and Consummation of Transactions. The Administrative Agent shall have received a certificate of an Authorized Officer of the Borrower to the effect that:

(a) No amendment or other modification of or to the Plan shall be filed or proposed since the date the Confirmation Order was originally entered which contains modifications materially adverse to the Administrative Agent.

(b) The Bankruptcy Court shall have entered the Confirmation Order.

(c) Concurrently with the closing of the credit facility provided hereby, the Plan (including the transfer of substantially all assets of the Bankruptcy Debtors pursuant to the Asset Purchase Agreement) shall have been substantially consummated (as defined in Section 1101 of the Bankruptcy Code) in accordance in all material respects with the terms of the Plan and the Confirmation Order.

SECTION 5.3 Delivery of Notes. The Administrative Agent shall have received, for the account of each Lender that has requested a Note, such Lender's Note(s) duly executed and delivered by an Authorized Officer of the Borrower.

SECTION 5.4 Guarantees. The Administrative Agent shall have received each Guaranty, dated as of the Closing Date, duly executed and delivered by an Authorized Officer of the Parent and each U.S. Subsidiary, as applicable.

SECTION 5.5 Security Agreements. The Administrative Agent shall have received executed counterparts of the Security Agreement, each dated as of the Closing Date, duly executed and delivered by the Parent, the Borrower and each U.S. Subsidiary (if any), together with:

(a) certificates (in the case of Capital Securities that are securities (as defined in the UCC)) evidencing all of the issued and outstanding capital Securities owned by each Obligor in its U.S. Subsidiaries and 65% (or, if less, such lesser amount owned by such Obligor) of the issued and outstanding Voting Securities of each Foreign Subsidiary (together with all the issued and outstanding non-voting Capital Securities of such Foreign Subsidiary) directly owned by each Obligor, which certificates in each case shall be accompanied by undated instruments of transfer duly executed in blank, or, if any Capital Securities (in the case of Capital Securities that are uncertificated securities (as defined in the UCC)), confirmation and evidence satisfactory to the Administrative Agent that the security interest therein has been transferred to and perfected by the Administrative Agent for the benefit of the Secured Parties in accordance with Articles 8 and 9 of the UCC and all laws otherwise applicable to the perfection of the pledge of such Capital Securities;

(b) Filing Statements suitable in form for naming the Parent, the Borrower and each Subsidiary Guarantor as a debtor and the Administrative Agent as the secured party, or other similar instruments or documents to be filed under the UCC of all jurisdictions as may be necessary or as the Required Lenders may require to perfect the security interests of the Administrative Agent pursuant to such Security Agreement;

(c) UCC Form UCC-3 termination statements, if any, necessary to release all Liens and other rights of any Person (i) in any collateral described in any Security Agreement previously granted by any Person, and (ii) securing any of the Indebtedness identified in Item 5.5(c) of the Disclosure Schedule, together with such other UCC Form UCC-3 termination statements as the Required Lenders may reasonably request from such Obligors; and

(d) certified copies of UCC Requests for Information or Copies (Form UCC-11), or a similar search report certified by a party acceptable to the Required Lenders, dated a date reasonably near to the Closing Date, listing all effective financing statements which name any Obligor (under its present name and any previous names) as the debtor, together with copies of such financing statements (none of which shall, except with respect to Liens permitted by Section 7.2.3.), evidence a Lien on any collateral described in any Loan Document).

SECTION 5.6 Intellectual Property Security Agreements. The Administrative Agent shall have received a Patent Security Agreement, a Copyright Security Agreement and a Trademark Security Agreement, as applicable, each dated as of the Closing Date, duly executed

and delivered by each Obligor that, pursuant to a Security Agreement, is required to provide such intellectual property security agreements to the Administrative Agent.

SECTION 5.7 Filing Agent, etc. All Uniform Commercial Code financing statements or other similar financing statements and Uniform Commercial Code (Form UCC-3) termination statements required pursuant to the Loan Documents (collectively, the “Filing Statements”), shall have been delivered to CT Corporation System or another similar filing service company acceptable to the Required Lenders (the “Filing Agent”). The Filing Agent shall have acknowledged in a writing satisfactory to the Required Lenders (i) the Filing Agent’s receipt of all Filing Statements, (ii) that the Filing Statements have either been submitted for filing in the appropriate filing offices or will be submitted for filing in the appropriate offices within ten days following the Closing Date and (iii) that the Filing Agent will notify the Administrative Agent and its counsel of the results of such submissions within 30 days following the Closing Date.

SECTION 5.8 Intercreditor Agreement. The Administrative Agent shall have received the Intercreditor Agreement, dated as of the Closing Date, duly executed and delivered by the Administrative Agent, the administrative agent under the Second Lien Credit Agreement and the Borrower.

SECTION 5.9 Patriot Act Disclosures. The Administrative Agent and each Lender shall have received all Patriot Act Disclosures requested by them prior to execution of this Agreement.

SECTION 5.10 Compliance with Warranties, No Default, etc. The Administrative Agent shall have received a certificate of an Authorized Officer of the Borrower to the effect that, both before and after giving effect to the Exchange of Loans:

(a) the representations and warranties set forth in each Loan Document shall, in each case, be true and correct in all material respects with the same effect as if then made (unless stated to relate solely to an earlier date, in which case such representations and warranties shall be true and correct in all material respects as of such earlier date); and

(b) no Default shall have then occurred and be continuing.

## ARTICLE VI REPRESENTATIONS AND WARRANTIES

In order to induce the Secured Parties to enter into this Agreement the Borrower represents and warrants to each Secured Party on the Closing Date as set forth in this Article.

SECTION 6.1 Organization, etc. Each Obligor is validly organized and existing and in good standing under the laws of the state or jurisdiction of its incorporation or organization, is duly qualified to do business and is in good standing as a foreign entity in each jurisdiction where the nature of its business requires such qualification, except for such jurisdictions where the failure to so qualify could not reasonably be expected to have a Material Adverse Effect, and has full power and authority and holds all requisite governmental licenses, permits and other approvals to enter into and perform its Obligations under each Loan Document to which it is a party, to own and hold under lease its property and to conduct its business substantially as



currently conducted by it, except for those licenses, permits or other approvals, the absence of which could not reasonably be expected to have a Material Adverse Effect.

SECTION 6.2 Due Authorization, Non-Contravention, Defaults etc. The execution, delivery and performance by each Obligor of each Loan Document executed or to be executed by it, each Obligor's participation in the consummation of all aspects of the Transactions, and the execution, delivery and performance by the Borrower or (if applicable) any Obligor of the agreements executed and delivered by it in connection with the Transactions are in each case within such Person's powers, have been duly authorized by all necessary action, and do not

(a) contravene any (i) Obligor's Organic Documents, (ii) court decree or order binding on or affecting any Obligor or (iii) law or governmental regulation binding on or affecting any Obligor; or

(b) result in (i) or require the creation or imposition of, any Lien on any Obligor's properties (except as permitted by this Agreement), (ii) a default under any material contractual restriction binding on or affecting any Obligor or (iii) any noncompliance, suspension, impairment, forfeiture or nonrenewal of any material license, permit or other governmental approval.

No Obligor is in default under any agreement, instrument or undertaking to which it is a party or by which it or any of its property is bound which could reasonably be expected to have a Material Adverse Effect. No Obligor is a party to any agreement or instrument or subject to any other obligation or any charter or corporate restriction or any provision of any applicable law, rule or regulation which, individually or in the aggregate, could reasonably be expected to have a Material Adverse Effect.

SECTION 6.3 Government Approval, Regulation, etc. No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or other Person (other than those that have been, or on the Effective Date will be, duly obtained or made and which are, or on the Effective Date will be, in full force and effect) is required for the consummation of the Transactions or the due execution, delivery or performance by any Obligor of any Loan Document to which it is a party, or for the due execution, delivery and/or performance of Transaction Documents, in each case by the parties thereto or the consummation of the Transactions, other than pursuant to the Plan. Neither the Borrower nor any of its Subsidiaries is an "investment company" within the meaning of the Investment Company Act of 1940, as amended, or a "holding company", or a "subsidiary company" of a "holding company", or an "affiliate" of a "holding company" or of a "subsidiary company" of a "holding company", within the meaning of the Public Utility Holding Company Act of 1935, as amended.

SECTION 6.4 Validity, etc. Each Loan Document and each Transaction Document to which any Obligor is a party constitutes the legal, valid and binding obligations of such Obligor, enforceable against such Obligor in accordance with their respective terms (except, in any case, as such enforceability may be limited by applicable bankruptcy, insolvency, reorganization or similar laws affecting creditors' rights generally and by principles of equity).

SECTION 6.5 Financial Information. All balance sheets, all statements of income and of cash flow and all other financial information of each of the Borrower and its Subsidiaries furnished pursuant to Section 7.1.1 have been and will for periods following the Effective Date be prepared in accordance with GAAP, and do or will present fairly the consolidated financial condition of the Persons covered thereby as at the dates thereof and the results of their operations for the periods then ended.

SECTION 6.6 Litigation, Labor Controversies, etc. There is no pending or, to the actual knowledge of the Borrower or any of its Subsidiaries, threatened litigation, action, proceeding, investigation or labor controversy

(a) other than the Bankruptcy Cases and the related proceedings under Chapter 11 of the Bankruptcy Code;

(b) except as disclosed in Item 6.6 of the Disclosure Schedule, affecting the Borrower, any of its Subsidiaries or any other Obligor, or any of their respective properties, businesses, assets or revenues, which could reasonably be expected to have a Material Adverse Effect; or

(c) which purports to affect the legality, validity or enforceability of any Loan Document, the Transaction Documents or the Transactions.

SECTION 6.7 Subsidiaries. The Borrower has no Subsidiaries, except those Subsidiaries which are identified in Item 6.7 of the Disclosure Schedule, or which are permitted to have been organized or acquired in accordance with Sections 7.2.5 or 7.2.9.

SECTION 6.8 Ownership of Properties. The Borrower and each of its Subsidiaries owns (i) in the case of owned real property, good and marketable fee title to, and (ii) in the case of owned personal property, good and valid title to, or, in the case of leased real or personal property, valid and enforceable leasehold interests (as the case may be) in, all of its material properties and assets, tangible and intangible, of any nature whatsoever, free and clear in each case of all Liens or claims, except for Liens permitted pursuant to Section 7.2.3 and all matters reflected in the title insurance policies delivered pursuant to clause (b) of Section 7.1.11.

SECTION 6.9 Taxes. The Borrower and each of its Subsidiaries has filed all tax returns and reports required by law to have been filed by it and has paid all Taxes thereby shown to be due and owing, (except any such Taxes which are being diligently contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside on its books) and has paid all Taxes shown to be due on any assessment received to the extent that such Taxes have become due and payable, except where the failure to file any such returns or reports or to pay any such Taxes would not give rise to a Material Adverse Effect.

SECTION 6.10 Employee Benefit Plans

(a) Except as could not reasonably be expected to have a Material Adverse Effect: (i) the Borrower and each member of its Controlled Group is in compliance with all applicable provisions of ERISA, the Code and the regulations and published interpretations thereunder with

respect to all Employee Benefit Plans except for any required amendments for which the remedial amendment period as defined in Section 401(b) of the Code has not yet expired; (ii) each Employee Benefit Plan that is intended to be qualified under Section 401(a) of the Code has been determined by the Internal Revenue Service to be so qualified, and each trust related to such plan has been determined to be exempt under Section 501(a) of the Code except for such plans that have not yet received determination letters but for which the remedial amendment period for submitting a determination letter has not yet expired; and (iii) there are no pending or, to the actual knowledge of the Borrower, threatened claims, actions or lawsuits, or action by any Governmental Authority.

(b) Neither the Borrower nor any member of its Controlled Group sponsors or contributes to any Pension Plan, nor do any of them have any liability, contingent or otherwise, with respect to any Pension Plan (for the avoidance of doubt, other than payments pursuant to the PBGC Settlement).

(c) Neither the Borrower nor any member of its Controlled Group sponsors, maintains, contributes to or has any liability, contingent or otherwise, with respect to any plan, fund or other similar program, arrangement or agreement established or maintained outside of the United States primarily for the benefit of employees of the Borrower or any such Controlled Group member residing outside the United States (for the avoidance of doubt, other than payments pursuant to the PBGC Settlement).

SECTION 6.11 Environmental Warranties. Except as set forth in Item 6.11 of the Disclosure Schedule and except as would not reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect:

(a) all facilities and property owned, operated or leased by the Borrower or any of its Subsidiaries are owned, operated or leased by the Borrower and its Subsidiaries in material compliance with all Environmental Laws and have been for the past three years;

(b) there are no pending or, to the Borrower's actual knowledge, threatened (i) written claims, complaints, notices or governmental requests for information received by the Borrower or any of its Subsidiaries with respect to any alleged material violation of any Environmental Law, or (ii) written complaints, notices or inquiries to the Borrower or any of its Subsidiaries regarding material potential liability of the Borrower or any of its Subsidiaries under any Environmental Law;

(c) there have been no Releases of Hazardous Materials at, on or under any property now or previously owned, operated, or leased by the Borrower or any of its Subsidiaries that to the Borrower's actual knowledge, would require investigation or remediation under any applicable Environmental Law;

(d) the Borrower and its Subsidiaries have been issued and are in material compliance with all permits, certificates, approvals, licenses, registrations and other authorizations required under any applicable Environmental Law;

(e) to the actual knowledge of the Borrower, no property currently or previously owned, operated or leased by the Borrower or any of its Subsidiaries is listed, or

proposed for listing on the National Priorities List pursuant to CERCLA, on the CERCLIS or on any similar foreign, federal, state or provincial list of sites requiring investigation or clean-up under Environmental Laws; and

(f) there is no friable asbestos present at any property now owned or leased by the Borrower or any of its Subsidiaries that requires abatement or removal under any applicable Environmental Law.

SECTION 6.12 Regulations U and X. No Obligor is engaged in the business of extending credit for the purpose of buying or carrying margin stock, and no proceeds of any Loans will be used to purchase or carry margin stock or otherwise for a purpose which violates, or would be inconsistent with, F.R.S. Board Regulation U or Regulation X. Terms for which meanings are provided in F.R.S. Board Regulation U or Regulation X or any regulations substituted therefor, as from time to time in effect, are used in this Section with such meanings.

SECTION 6.13 Labor Matters. Except as set forth on Item 6.13 of the Disclosure Schedule, as of the date hereof no Obligor is subject to any labor or collective bargaining agreement. Except as set forth on Item 6.13 of the Disclosure Schedule, there are no existing or threatened strikes, lockouts or other labor disputes involving any Obligor that singly or in the aggregate could reasonably be expected to have a Material Adverse Effect. Hours worked by and payments made to employees of each Obligor are not in violation of the Fair Labor Standards Act or any other applicable law, rule or regulation dealing with such matters where such violation could reasonably be expected to have a Material Adverse Effect.

SECTION 6.14 Compliance with Laws. Each Obligor is in compliance in all material respects with the requirements of all applicable laws and all orders, writs, injunctions and decrees applicable to it or to its properties (except for Environmental Laws which are the subject of Section 6.11), except in such instances in which the failure to comply therewith, either individually or in the aggregate, would not reasonably be expected to have a Material Adverse Effect.

SECTION 6.15 Deposit Account and Cash Management Accounts. Set forth on Item 6.15(a) of the Disclosure Schedule is a complete and accurate list of all Deposit Accounts of the Borrower and each Subsidiary and set forth on Item 6.15(b) of the Disclosure Schedule is a complete and accurate list of all Securities Accounts (as defined in the UCC) of the Borrower and each Subsidiary, if any as updated in accordance with Section 7.1.8.

SECTION 6.16 Insurance. The Borrower and each of its Subsidiaries keeps its property adequately insured and maintains (a) insurance to such extent and against such risks, including fire, as is customary with companies of similar size and in the same or similar businesses, (b) workmen's compensation insurance in the amount required by applicable law, (c) public liability insurance, which shall include product liability insurance, in the amount customary with companies of similar size and in the same or similar business against claims for personal injury or death on properties owned, occupied or controlled by it, and (d) such other insurance as may be required by law.

SECTION 6.17 Material Contracts. Except as could not be reasonably expected to result in a Material Adverse Effect, each of the Borrower's and its Subsidiaries' material contracts (a) are in full force and effect and are binding upon and enforceable against each Obligor that is a party thereto and, to the best actual knowledge of the Borrower and its Subsidiaries, all other parties thereto in accordance with its terms, and (b) is not in default due to the action of such Obligor.

## ARTICLE VII COVENANTS

SECTION 7.1 Affirmative Covenants. The Borrower agrees with each Lender and the Administrative Agent that on or after the Closing Date until the Termination Date has occurred, the Borrower will, and will cause its Subsidiaries to, perform or cause to be performed the obligations set forth below.

SECTION 7.1.1 Financial Information, Reports, Notices, etc. The Borrower will furnish the Administrative Agent, who will distribute to each Lender, copies of the following financial statements, reports, notices and information:

(a) as soon as available and in any event within 45 days after the end of each of the first three Fiscal Quarters of each Fiscal Year (commencing with the second Fiscal Quarter of the 2011 Fiscal Year), an unaudited consolidated balance sheet of the Parent and its Subsidiaries as of the end of such Fiscal Quarter and consolidated statements of income and cash flow of the Parent and its Subsidiaries for such Fiscal Quarter and for the period commencing at the end of the previous Fiscal Year and ending with the end of such Fiscal Quarter, and including (in each case, except in the case of the second Fiscal Quarter of the 2011 Fiscal Year), in comparative form the figures for the corresponding Fiscal Quarter in, and year to date portion of, the immediately preceding Fiscal Year, in each case, certified as complete and correct by the chief financial or accounting officer of the Borrower (subject to normal year-end audit adjustments);

(b) as soon as available and in any event within 120 days after the end of each Fiscal Year (commencing with the 2011 Fiscal Year), a copy of the consolidated balance sheet of the Parent and its Subsidiaries, and the related consolidated statements of income and cash flow of the Parent and its Subsidiaries for such Fiscal Year, setting forth in comparative form the figures for the immediately preceding Fiscal Year, audited by independent public accountants; provided that for the 2011 Fiscal Year, such consolidated balance sheet and related consolidated statements of income and cash flow shall cover the period commencing on a date selected by the Borrower in its reasonable discretion and terminating on December 31, 2011 and shall not need to include comparative statements;

(c) concurrently with the delivery of the financial information pursuant to clauses (a) and (b), a Compliance Certificate, executed by the chief financial or accounting officer of the Borrower, (i) showing compliance with the financial covenants set forth in Section 7.2.4 and stating that no Default has occurred and is continuing (or, if a Default has occurred, specifying the details of such Default and the action that the

Borrower or an Obligor has taken or proposes to take with respect thereto), (ii) stating that no Subsidiary has been formed or acquired since the delivery of the last Compliance Certificate (or, if a Subsidiary has been formed or acquired since the delivery of the last Compliance Certificate, a statement that such Subsidiary has complied with Section 7.1.7) and (iii) in the case of a Compliance Certificate delivered concurrently with the financial information pursuant to clause (b), a calculation of Excess Cash Flow;

(d) as soon as practicable and in any event within 45 days after the commencement of each Fiscal Year beginning with the 2012 Fiscal Year, a business plan and financial projections for the Borrower and its Subsidiaries (on a consolidated basis) for such Fiscal Year (including an operating budget and cash flow budget) for the Borrower and its Subsidiaries (on a consolidated basis) accompanied by a certificate of an Authorized Officer of the Borrower to the effect that (a) such projections were prepared by the Borrower in good faith, (b) the Borrower has a reasonable basis for the assumptions contained in such projections and (c) such projections have been prepared in accordance with such assumptions;

(e) as soon as possible and in any event within 10 days after any executive officer of the Borrower or any other Obligor obtains actual knowledge of the occurrence of an Event of Default, a statement of an Authorized Officer of the Borrower setting forth details of such Event of Default and the action which the Borrower or such Obligor has taken and proposes to take with respect thereto;

(f) as soon as possible and in any event within 10 days after any executive officer of the Borrower or any other Obligor obtains actual knowledge of (i) the occurrence of any material adverse development with respect to any litigation, action, proceeding or labor controversy described in Item 6.6 of the Disclosure Schedule or (ii) the commencement of any litigation, action, proceeding or labor controversy of the type and materiality described in Section 6.6, notice thereof and, to the extent the Administrative Agent reasonably requests, copies of all documentation relating thereto;

(g) promptly after the sending or filing thereof, copies of all reports, notices, prospectuses and registration statements which any Obligor files with the SEC, or any national securities exchange;

(h) promptly following the mailing or receipt of any material notice or report delivered under the terms of the Second Lien Credit Agreement, copies of such notice or report;

(i) promptly (i) if any executive officer of the Borrower obtains actual knowledge that the Borrower or any Person which owns, directly or indirectly, any Capital Securities of the Borrower, or any other holder at any time of any direct or indirect equitable, legal or beneficial interest therein is the subject of any of the Terrorism Laws, the Borrower will notify the Administrative Agent in writing and (ii) upon the request of any Lender, the Borrower will provide any information such Lender believes is reasonably necessary to be delivered to comply with the Patriot Act; and

(j) such other financial and other information as the Lenders holding at least 10.0% of the aggregate amount of outstanding Loans may from time to time reasonably request through the Administrative Agent (including information and reports in such detail as such Lenders may reasonably request with respect to the terms of and information provided pursuant to the Compliance Certificate).

SECTION 7.1.2 Maintenance of Existence; Compliance with Contracts, Laws, etc. The Borrower will, and will cause each of its Subsidiaries to, preserve and maintain its and their respective legal existence (except as otherwise permitted by Section 7.2.10) and comply in all material respects with all applicable material laws, rules, regulations and orders, including the payment (before the same become delinquent), of all Taxes, imposed upon the Borrower or its Subsidiaries or upon their property except to the extent being diligently contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP have been set aside on the books of the Borrower or its Subsidiaries, as applicable.

SECTION 7.1.3 Maintenance of Properties. The Borrower will, and will cause each of its Subsidiaries to, maintain, preserve, protect and keep its and their respective properties in good repair, working order and condition (ordinary wear and tear excepted), and make necessary material repairs, renewals and replacements so that the business carried on by the Borrower and its Subsidiaries may be properly conducted at all times, unless the Borrower or such Subsidiary determines in good faith that the continued maintenance of such property is no longer economically desirable, necessary or useful to the business of the Borrower or any of its Subsidiaries or the Disposition of such property is otherwise permitted by Sections 7.2.9 or 7.2.10.

SECTION 7.1.4 Insurance. The Borrower will, and will cause each of its Subsidiaries to maintain:

(a) insurance on its property with financially sound and reputable insurance companies against loss and damage in at least the amounts (and with only those deductibles) customarily maintained, and against such risks as are typically insured against in the same general area, by Persons of comparable size engaged in the same or similar business as the Borrower and its Subsidiaries; and

(b) all worker's compensation, employer's liability insurance or similar insurance as may be required under the material laws of any state or jurisdiction in which it may be engaged in business.

Without limiting the foregoing, all insurance policies required pursuant to this Section shall (i) name the Administrative Agent on behalf of the Secured Parties as mortgagee or loss payee (in the case of property insurance) or additional insured (in the case of liability insurance), as applicable, and provide that no cancellation of the policies will be made without thirty days' prior written notice to the Administrative Agent and (ii) be in addition to any requirements to maintain specific types of insurance contained in the other Loan Documents.

SECTION 7.1.5 Books and Records. The Borrower will, and will cause each of its Subsidiaries to, keep books and records in accordance with GAAP which accurately reflect all

of its business affairs and transactions and permit each Secured Party or any of their respective representatives, at reasonable times and intervals upon reasonable notice to the Borrower, to visit each Obligor's offices, to discuss such Obligor's financial matters with its officers and employees and to examine (and photocopy extracts from) any of its books and records.

SECTION 7.1.6 Environmental Law Covenant. The Borrower will, and will cause each of its Subsidiaries to,

(a) use and operate all of its and their facilities and properties in compliance with all Environmental Laws, maintain all necessary permits, approvals, certificates, licenses and other authorizations required under applicable Environmental Laws in effect and remain in material compliance therewith, and handle all Hazardous Materials in material compliance with all applicable Environmental Laws, in each case, except for such non-compliance or failure to maintain that would not reasonably be expected to result in a Material Adverse Effect; and

(b) reasonably promptly notify the Administrative Agent in writing and provide copies upon receipt of all written claims, complaints, notices or inquiries relating to the condition of its owned, operated and leased facilities and properties in respect of, or as to compliance with, Environmental Laws that would reasonably be expected to result in a Material Adverse Effect, and shall promptly resolve any non-compliance with Environmental Laws and keep its owned property free of any Lien imposed by any Environmental Law, except for such Lien that is being contested in good faith and by proper proceedings and for which appropriate reserves consistent with same are being maintained.

SECTION 7.1.7 Future Guarantors, Security, etc. The Borrower will, and will cause each of its U.S. Subsidiaries to, execute any documents, Filing Statements, agreements and instruments, and take all further action (including filing Mortgages) that may be required under applicable law, or that the Administrative Agent (acting at the written direction of the Required Lenders) may reasonably request, in order to effectuate the transactions contemplated by the Loan Documents and in order to grant, preserve, protect and perfect the validity and first priority (subject to Liens permitted by Section 7.2.3) of the Liens created or intended to be created by the Loan Documents. The Borrower will cause any subsequently acquired or organized U.S. Subsidiary to execute, within 10 Business Days of its acquisition or organization, a supplement to the Subsidiary Guaranty (in the form of Annex I thereto) and each other applicable Loan Document in favor of the Secured Parties. In addition, from time to time, the Borrower will, at its cost and expense, promptly secure the Obligations by pledging or creating, or causing to be pledged or created, perfected Liens with respect to such of its assets and properties as the Required Lenders shall designate, it being agreed that it is the intent of the parties that the Obligations shall be secured by, among other things, substantially all the assets of the Borrower and its U.S. Subsidiaries (including real and personal property acquired subsequent to the Effective Date (but in the case of real property acquired after the Closing Date, the Borrower will only be required to perfect Liens on such real property to the extent the fair market value of such property exceeds \$1,000,000)); provided that, neither the Borrower nor its U.S. Subsidiaries shall be required to pledge more than 65% of the Voting Securities of any Foreign Subsidiary unless such pledge would not result in an adverse tax consequence to the Borrower and its Subsidiaries



or to their equity holders on a flow through basis. The Borrower shall deliver or cause to be delivered to the Administrative Agent all customary instruments and documents (including legal opinions, title insurance policies and lien searches) to evidence compliance with this Section. The Borrower and its Subsidiaries will use commercially reasonable efforts to get a landlord waiver in form and substance reasonably satisfactory to the Required Lenders for all real property leased by any Obligor after the Effective Date which relates to a location in which there is, or is reasonably expected to be, collateral with a book value of \$5,000,000 or more. The Borrower agrees that it will not, nor will it permit any of its Subsidiaries to, store collateral with a book value of more than \$5,000,000 in any location at which it has not obtained a landlord waiver for more than 60 days.

**SECTION 7.1.8 Cash Management.** The Borrower will, and will cause each Subsidiary Guarantor to: (i) ensure that such Person's Account Debtors forward payment of all amounts owed by them to such Person to one of the Deposit Accounts of such Person set forth on Item 6.15(a) of the Disclosure Schedule, and (ii) deposit, or cause to be deposited, promptly, and in any event no later than the fifth Business Day after the date of receipt thereof, all of such Person's Collections in one of the Deposit Accounts of such Person set forth on Item 6.15(a) of the Disclosure Schedule. Prior to or as soon as practicable following the Closing Date, the Borrower will use commercially reasonable efforts to deliver to the Administrative Agent fully executed Control Agreements with respect to each Deposit Account and Securities Account of the Borrower set forth on Item 6.15(a) and Item 6.15(b) of the Disclosure Schedule. At all times after the delivery of such Control Agreements, the Borrower will use commercially reasonable efforts to ensure, prior to any termination or expiration of the Control Agreement relating to the Deposit Accounts initially set forth on Item 6.15(a) of the Disclosure Schedule, that such Deposit Accounts are replaced with Deposit Accounts subject to a Control Agreement. The Borrower may amend Item 6.15(a) and Item 6.15(b) of the Disclosure Schedule to add or replace one or more of the Deposit Accounts; provided, however, that (i) the prospective depository institution at which such Deposit Account will be held shall be reasonably satisfactory to the Required Lenders and (ii) in the event such Deposit Account will replace or be in addition to a Deposit Account set forth on Item 6.15(a) of the Disclosure Schedule hereto, prior to the time of the opening of such Deposit Account, the Borrower and such prospective depository institution shall use commercially reasonable efforts to have executed and delivered to the Administrative Agent, and the Administrative Agent shall have executed, a Control Agreement in respect of such Deposit Account.

**SECTION 7.1.9 Maintenance of Corporate Separateness.** The Borrower will, and will cause each of its Subsidiaries to, satisfy customary corporate formalities, including the holding of regular board of directors' and shareholders' meetings and the maintenance of corporate offices and records and take all actions reasonably necessary to maintain their corporate separateness.

**SECTION 7.1.10 Landlord's Agreements and Bailee Letters.** Prior to or as soon as practicable following the Closing Date, the Borrower will use commercially reasonable efforts to deliver to the Administrative Agent a landlord's agreement or bailee letter with respect to each location set forth on Item 7.1.10 to the Disclosure Schedule.

SECTION 7.1.11 Mortgages. Prior to or as soon as practicable following the Closing Date, the Borrower will deliver to the Administrative Agent counterparts of each Mortgage, duly executed and delivered by the applicable Obligor, together with:

(a) evidence of the completion (or satisfactory arrangements for the completion) of all recordings and filings of each Mortgage as may be necessary or desirable to create a valid, perfected first priority Lien against the properties purported to be covered thereby;

(b) mortgagee's title insurance policies in favor of the Administrative Agent for the benefit of the Secured Parties in amounts and in form and substance as shall be customary for similar properties, with respect to the real and, if any, other property purported to be covered by each Mortgage, insuring that title to such property is marketable and that the interests created by each Mortgage constitute valid first Liens thereon free and clear of all defects and encumbrances (other than the subordinated lien in favor of the Second Lien Lenders pursuant to the Second Lien Loan Documents and the Intercreditor Agreement); and

(c) opinions addressed to the Administrative Agent and all Lenders from local real estate counsel to the Obligors in all jurisdictions where the Borrower maintains material real estate, as determined in the Borrower's reasonable discretion.

SECTION 7.2 Negative Covenants. The Borrower covenants and agrees with each Lender and the Administrative Agent that on or after the Closing Date until the Termination Date has occurred, the Borrower will, and will cause its Subsidiaries to, perform or cause to be performed the obligations set forth below.

SECTION 7.2.1 Business Activities. The Borrower will not, and will not permit any of its Subsidiaries to engage in any business activity except those business activities engaged in or contemplated on the date of this Agreement and activities reasonably incidental thereto or reasonable extensions thereof.

SECTION 7.2.2 Indebtedness. The Borrower will not, and will not permit any of its Subsidiaries to, create, incur, assume or permit to exist any Indebtedness, except:

(a) Indebtedness in respect of the Obligations;

(b) Indebtedness existing as of the Effective Date which is identified in Item 7.2.2(b) of the Disclosure Schedule, and refinancing of such Indebtedness in a principal amount not in excess of that which is outstanding on the Effective Date (as such amount has been reduced following the Effective Date) plus all costs, fees and expenses related to such refinancing;

(c) unsecured Indebtedness (i) incurred in the ordinary course of business of the Borrower and its Subsidiaries (including open accounts extended by suppliers on normal trade terms in connection with purchases of goods and services (including insurance premium payables in the ordinary course), which are not overdue for a period of more than 90 days or, if overdue for more than 90 days, as to which a dispute exists and

adequate reserves in conformity with GAAP have been established on the books of the Borrower or such Subsidiary) and (ii) in respect of performance, surety or appeal bonds provided in the ordinary course of business, but excluding (in each case), Indebtedness incurred through the borrowing of money or Contingent Liabilities in respect thereof;

(d) Indebtedness (i) in respect of industrial revenue bonds or other similar governmental or municipal bonds, (ii) evidencing the deferred purchase price of newly acquired property or incurred to finance the acquisition of equipment of the Borrower and its Subsidiaries (pursuant to purchase money mortgages or otherwise, whether owed to the seller or a third party) used in the ordinary course of business of the Borrower and its Subsidiaries (provided that, such Indebtedness is incurred within 60 days of the acquisition of such property) and (iii) in respect of Capitalized Lease Liabilities; provided that, the aggregate amount of all Indebtedness outstanding pursuant to this clause shall not at any time exceed \$10,000,000;

(e) Indebtedness of any Subsidiary owing to the Borrower or any other Subsidiary; provided that, the aggregate amount of all such Indebtedness incurred by a Subsidiary that is not a Subsidiary Guarantor, when aggregated with the amount of all Investments made by the Borrower and the Subsidiary Guarantors in Subsidiaries which are not Subsidiary Guarantors pursuant to clause (e)(i) of Section 7.2.5, shall not exceed \$5,000,000 at any time;

(f) Second Lien Loans incurred pursuant to the terms of the Second Lien Loan Documents (for the avoidance of doubt, including PIK interest paid pursuant thereto), and Contingent Liabilities of the Subsidiary Guarantors in respect of the Second Lien Loans; and, the refinancing of all such Indebtedness so long as (i) such refinancing is permitted by the Intercreditor Agreement and (ii) the administrative agent for such replacement Second Lien Credit Agreement executes and delivers the Intercreditor Agreement;

(g) Indebtedness incurred by the Borrower and its Subsidiaries arising from agreements providing for indemnification, adjustment of purchase price or similar obligations, or from guaranties or letters of credit, surety bonds or performance bonds securing the performance of the Borrower or any such Subsidiary pursuant to such agreements, in connection with Permitted Acquisitions or permitted Dispositions of any business, assets or Subsidiary of the Borrower or any of its Subsidiaries;

(h) the Borrower and its Subsidiaries may become and remain liable with respect to deferred purchase price obligations (including obligations in respect of Earnout Payments) incurred as part of the consideration paid or payable in respect of Permitted Acquisitions; provided that with respect to all Permitted Acquisitions, the aggregate principal amount of all such deferred purchase price obligations shall not exceed \$10,000,000 in the aggregate over the term of this Agreement;

(i) Indebtedness of a Person existing at the time such Person became a Subsidiary of the Borrower, but only if such Indebtedness was not created or incurred in contemplation of such Person becoming a Subsidiary and the aggregate outstanding

amount of all Indebtedness existing pursuant to this clause does not exceed \$10,000,000 at any time;

(j) Indebtedness incurred by the Borrower or any of its Subsidiaries which may be deemed to exist pursuant to any performance guaranties, performance, surety, statutory, appeal or similar obligations incurred in the ordinary course of business;

(k) Indebtedness incurred by the Borrower or any of its Subsidiaries in respect of customary netting services, overdraft protections and similar liabilities incurred in the ordinary course in connection with customary Deposit Accounts maintained by the Borrower and its Subsidiaries as part of its ordinary course cash management program;

(l) Indebtedness with respect to Purchase Card Agreements in an aggregate amount not to exceed \$2,000,000 outstanding at any one time;

(m) other unsecured Indebtedness of the Borrower and its Subsidiaries (other than Indebtedness of Foreign Subsidiaries owing to the Borrower or Guarantors) in an aggregate amount at any time outstanding not to exceed \$10,000,000;

(n) Indebtedness to one or more issuers of letters of credit with respect to cash collateralized letters of credit in a principal or face amount not to exceed \$10,000,000 in the aggregate; and

(o) Indebtedness consisting of obligations to PBGC pursuant to the PBGC Settlement.

**SECTION 7.2.3 Liens.** The Borrower will not, and will not permit any of its Subsidiaries to, create, incur, assume or permit to exist any Lien upon any of its property (including Capital Securities of any Person), revenues or assets, whether now owned or hereafter acquired, except:

(a) Liens securing payment of the Obligations;

(b) Liens existing as of the Effective Date and disclosed in Item 7.2.3(b) of the Disclosure Schedule securing Indebtedness described in clause (b) of Section 7.2.2, and refinancings of such Indebtedness; provided that, no such Lien shall encumber any additional property and the amount of Indebtedness secured by such Lien is not increased from that existing on the Effective Date (as such Indebtedness may have been permanently reduced subsequent to the Effective Date) plus all costs, fees and expenses related to such Liens;

(c) Liens securing Indebtedness of the type permitted under clause (d) of Section 7.2.2; provided that, with respect to Indebtedness permitted by clause (d)(ii) of Section 7.2.2, (i) such Lien is granted within 60 days after such Indebtedness is incurred, (ii) the Indebtedness secured thereby does not exceed 80% of the lesser of the cost or the fair market value of the applicable property, improvements or equipment at the time of such acquisition (or construction) and (iii) such Lien secures only the assets that are the subject of the Indebtedness referred to in such clause;

(d) Liens securing Indebtedness permitted by clause (i) of Section 7.2.2; provided that, such Liens existed prior to such Person becoming a Subsidiary, were not created in anticipation thereof and attach only to assets of such Person;

(e) Liens in favor of carriers, warehousemen, mechanics, materialmen and landlords granted in the ordinary course of business for amounts not overdue or being diligently contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside on its books;

(f) Liens incurred or deposits made in the ordinary course of business in connection with worker's compensation, unemployment insurance or other forms of governmental insurance or benefits, or to secure performance of tenders, statutory obligations, bids, leases or other similar obligations (other than for borrowed money) entered into in the ordinary course of business or to secure obligations on surety and appeal bonds or performance bonds;

(g) judgment Liens in existence for less than 60 days after the entry thereof or with respect to which execution has been stayed or the payment of which is covered in full (subject to a customary deductible) by insurance maintained with responsible insurance companies and which do not otherwise result in an Event of Default under Section 8.1.5;

(h) easements, rights-of-way, zoning restrictions, minor defects or irregularities in title and other similar encumbrances not interfering in any material respect with the value or use of the property to which such Lien is attached;

(i) Liens for Taxes not at the time delinquent or thereafter payable without penalty or being diligently contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside on its books;

(j) Liens securing Indebtedness permitted under clause (f) of Section 7.2.2 and subordinated to the Liens securing the Obligations pursuant to the Intercreditor Agreement;

(k) Liens solely on any earnest money deposit made by the Borrower or any of its Subsidiaries in connection with any lease, letter of intent, purchase agreement or lease permitted hereunder entered into the ordinary course of business;

(l) purported Liens evidenced by filing of precautionary UCC financing statements relating solely to operating leases for personal property entered into in the ordinary course of business;

(m) Liens in favor of customs and revenue authorities arising as a matter of law to secure payment of custom duties in connection with the importation of goods;

(n) any zoning or similar law or right reserved or vested in any governmental office or agency to control or regulate the use of, or any reservation in the grant from the crown in respect of, any real property;

(o) licenses of patents, trademarks and other intellectual property rights granted by the Borrower or any of its Subsidiaries in the ordinary course of business and not interfering in any respect with the ordinary conduct of such Borrower or such Subsidiary;

(p) Liens arising solely by virtue of any statutory or common law provision relating to banker's liens, rights of set-off or similar rights and remedies as to deposit accounts or other funds maintained with a creditor depository institution;

(q) any interest or title of a lessor, licensor or sublessor under any lease or license entered into the ordinary course of its business and covering only the assets so leased or licensed granted in the ordinary course of business;

(r) Liens on inventory that is in the possession of a third party in the ordinary course of business;

(s) Liens on any leased real property granted by landlords under such leases;

(t) Liens on any leased real property granted to landlords under any leases; and

(u) Liens on cash held by one or more issuers of letters of credit in an amount not to exceed \$10,500,000 in the aggregate securing Indebtedness permitted by clause (n) of Section 7.2.2.

**SECTION 7.2.4 Financial Condition and Operations.** The Borrower will not permit any of the events set forth below in clauses (a) and (b) to occur:

(a) The Borrower will not permit the Total Leverage Ratio as of the last day of any period set forth below to be greater than:

<u>Fiscal Quarter Ending</u>	<u>Total Leverage Ratio</u>
September 30, 2011	8.00:1.00
December 31, 2011	7.75:1.00
March 31, 2012	7.75:1.00
June 30, 2012	7.50:1.00
September 30, 2012	7.25:1.00
December 31, 2012	7.00:1.00
March 31, 2013	7.00:1.00
June 30, 2013	6.75:1.00
September 30, 2013	6.75:1.00
December 31, 2013	6.75:1.00
March 31, 2014	6.75:1.00

June 30, 2014	6.50:1.00
September 30, 2014	6.50:1.00
December 31, 2014	6.50:1.00
[March 31, 2015]	6.25:1.00

(b) The Borrower will not permit the Interest Coverage Ratio as of the last day of any period set forth below to be less than:

<u>Fiscal Quarter Ending</u>	<u>Interest Coverage Ratio</u>
September 30, 2011	1.75:1.00
December 31, 2011	1.75:1.00
March 31, 2012	1.75:1.00
June 30, 2012	1.75:1.00
September 30, 2012	1.75:1.00
December 31, 2012	2.00:1.00
March 31, 2013	2.00:1.00
June 30, 2013	2.00:1.00
September 30, 2013	2.00:1.00
December 31, 2013	2.00:1.00
March 31, 2014	2.00:1.00
June 30, 2014	2.00:1.00
September 30, 2014	2.00:1.00
December 31, 2014	2.00:1.00
[March 31, 2015]	2.00:1.00

SECTION 7.2.5 Investments. The Borrower will not, and will not permit any of its Subsidiaries to, purchase, make, incur, assume or permit to exist any Investment in any other Person, except:

(a) Investments existing on the Effective Date and identified in Item 7.2.5(a) of the Disclosure Schedule;

(b) Cash Equivalent Investments;

(c) Investments received in connection with the bankruptcy or reorganization of, or settlement of delinquent accounts and disputes with, customers and suppliers, in each case in the ordinary course of business;

(d) Investments consisting of any deferred portion of the sales price received by the Borrower or any Subsidiary in connection with any Disposition permitted under Section 7.2.10;

(e) Investments by way of contributions to capital or purchases of Capital Securities (i) by the Borrower in any Subsidiaries or by any Subsidiary in other Subsidiaries; provided that, the aggregate amount of intercompany loans made pursuant to clause (e) of Section 7.2.2 and Investments under this clause made by the Borrower and Subsidiary Guarantors in Subsidiaries that are not Subsidiary Guarantors shall not exceed the amount set forth in clause (e) of Section 7.2.2 at any time, or the Borrower or (ii) by any Subsidiary in the Borrower;

(f) Investments constituting (i) accounts receivable arising, (ii) trade debt granted, or (iii) deposits made in connection with the purchase price of goods or services, in each case in the ordinary course of business;

(g) Investments by way of the acquisition of Capital Securities constituting Permitted Acquisitions permitted under clause (d) of Section 7.2.9; provided, that such Investments shall result in the acquisition of a wholly owned U.S. Subsidiary;

(h) intercompany loans, advances or guaranties among the Borrower and its Subsidiaries, all to the extent permitted by clause (e) of Section 7.2.2 and clause (e) of this Section 7.2.5;

(i) Capital Expenditures to the extent permitted by Section 7.2.7;

(j) loans to officers, directors and employees of the Borrower and its Subsidiaries to be used to purchase Capital Securities of the Parent and/or to acquire options on, or purchase upon exercise of such options, Capital Securities of the Parent; provided, that, in each case, the proceeds of such loans are reinvested in the Borrower and do not exceed \$5,000,000;

(k) Investments in Persons (other than Obligor or any Person owning, controlling or managing, directly or indirectly an Obligor) that are not Subsidiaries in an aggregate amount not to exceed \$2,000,000 at any time outstanding;

(l) without duplication, Contingent Liabilities to the extent permitted by Section 7.2.2;

(m) good faith deposits made in connection with prospective Permitted Acquisitions to the extent permitted by Section 7.2.9;

(n) bank deposits established and maintained in the ordinary course of business and consistent with past practice;

(o) customary deposits made in connection with operating leases;



(p) Investments in the form of deposits, prepayments and other credits to suppliers in the ordinary course of business;

(q) Investments in the form of Capital Securities received from or on behalf of any Person as a part of the consideration paid or payable in respect of any Disposition made by the Borrower or any of its Subsidiaries; provided that, the fair market value of all such Capital Securities held by the Borrower and its Subsidiaries (as determined as of the time such securities are received) shall not exceed in the aggregate the greater of (i) \$5,000,000 and (ii) 25% of the aggregate proceeds received by the Borrower from such Disposition; provided, further, that, “fair market value” for any such Capital Securities shall be (x) if prices for such securities are quoted on a national public exchange or equivalent, the quoted price for such securities on such exchange as of the close of business on the Business Day immediately preceding the day of receipt of such securities, and (y) if prices for such securities are not quoted on a national public exchange or equivalent, the value of such securities as determined by the board of directors (or equivalent) of the Borrower in the exercise of its good faith judgment at the time of receipt of such securities; and

(r) other Investments in an amount not to exceed \$10,000,000 at any time over the term of this Agreement irrespective of any gains received, accrued or recognized on such Investments;

provided that any Investment which when made complies with the requirements of the definition of the term “Cash Equivalent Investment” may continue to be held notwithstanding that such Investment if made thereafter would not comply with such requirements; and no Investment otherwise permitted by clauses (g), (j), or (m) shall be permitted to be made if any Default has occurred and is continuing or would result therefrom.

SECTION 7.2.6 Restricted Payments, etc. The Borrower will not, and will not permit any of its Subsidiaries to, declare or make a Restricted Payment, or make any deposit for any Restricted Payment, except:

(a) Restricted Payments made by Subsidiaries to the Borrower or wholly owned Subsidiaries;

(b) so long as no Default has occurred and is continuing, or shall be caused thereby, Restricted Payments made by the Borrower or its Subsidiaries:

(i) to make payments pursuant to the Management Agreements and the LLC Agreement as in effect from time to time;

(ii) in an aggregate amount not to exceed \$2,500,000 in any Fiscal Year (A) to the extent necessary to make repurchases of Capital Securities (and options or warrants to purchase such Capital Securities) of the Parent from employees (1) upon termination (including by reason of death, disability or retirement) of such employees or (2) pursuant to a contractual obligation of the Parent and (B) to the Parent to the extent necessary to permit the Parent or any parent company thereof

to pay reasonable accounting, legal, insurance, SEC related, and similar fees, expenses and costs, and expenses and indemnity payments to directors; and

(iii) to the Parent to permit the Parent to make tax distributions to its members in accordance with (and in the amounts permitted by) the LLC Agreement; provided, that, with respect to any taxable year, the amount distributed to members of the Parent pursuant to this clause shall not exceed the product of the amount of taxable income of the Borrower allocable to such members and the Hypothetical Tax Rate and, provided, further, that the Borrower shall be permitted to make periodic tax distributions to permit payments of estimated taxes by members of the Parent based on reasonable estimates of the taxable income of the Borrower allocable to the members of the Parent and the Hypothetical Tax Rate.

SECTION 7.2.7 Capital Expenditures. Subject (in the case of Capitalized Lease Liabilities) to clause (e) of Section 7.2.2, the Borrower will not, and will not permit any of its Subsidiaries to, make or commit to make Capital Expenditures in any period set forth below which aggregate in excess of the amount set forth below opposite such period:

<u>Period</u>	<u>Maximum Capital Expenditure Amount</u>
Each period of twelve consecutive months ending on the last day of each Fiscal Quarter starting with the Fiscal Quarter ending on September 30, 2011	\$20,000,000

SECTION 7.2.8 Issuance of Capital Securities. The Borrower will not, and will not permit any of its Subsidiaries to, issue any Capital Securities (whether for value or otherwise) to any Person other than (in the case of Subsidiaries), to the Borrower or another wholly owned Subsidiary (unless such Capital Securities are not mandatorily redeemable prior to one year and one day after the Stated Maturity Date for the Loans).

SECTION 7.2.9 Consolidation, Merger, Permitted Acquisitions, etc. The Borrower will not, and will not permit any of its Subsidiaries to, liquidate or dissolve, consolidate with, or merge or amalgamate into or with, any other Person, or purchase or otherwise acquire all or substantially all of the assets of any Person (or any division thereof), except:

(a) any Subsidiary may liquidate or dissolve voluntarily into, and may merge or amalgamate with and into, the Borrower or any other Subsidiary; (provided that, in any merger involving the Borrower, the Borrower is the surviving Person and a Subsidiary Guarantor may only merge with and into another Subsidiary Guarantor);

(b) the assets or Capital Securities of any Subsidiary may be purchased or otherwise acquired by the Borrower or any other Subsidiary (provided that, the assets or Capital Securities of any Subsidiary Guarantor may only be purchased or otherwise acquired by the Borrower or another Subsidiary Guarantor); provided, further, that in no event shall any Subsidiary consolidate with or merge with and into any other Subsidiary unless after giving effect thereto, the Administrative Agent shall have a perfected pledge of, and security interest in and to, at least the same percentage of the issued and outstanding interests of Capital Securities (on a fully diluted basis) and other assets of the surviving Person as the Administrative Agent had immediately prior to such merger or consolidation;

(c) Investments made in accordance with Section 7.2.5;

(d) the Borrower or any of its Subsidiaries may purchase all or substantially all of the assets of any Person (or any division thereof), or acquire such Person by merger or otherwise, in each case, if:

(i) no Default has occurred and is continuing or would occur after giving effect thereto;

(ii) such purchase or acquisition constitutes a Permitted Acquisition;

(iii) the amount (which shall include all obligations in respect of Earnout Payments and other deferred purchase price arrangements) paid or payable in connection with all other transactions permitted under this clause (d) (together with all previous Permitted Acquisitions) does not exceed \$20,000,000 in any Fiscal Year and \$50,000,000 over the term of this Agreement;

(e) any Subsidiary may convert into a limited liability company following at least sixty (60) days' advance written notice to the Administrative Agent.

**SECTION 7.2.10 Permitted Dispositions.** The Borrower will not, and will not permit any of its Subsidiaries to, Dispose of any of the Borrower's or such Subsidiaries' assets (including accounts receivable and Capital Securities of Subsidiaries) to any Person in one transaction or series of transactions unless such Disposition is:

(a) inventory or obsolete, damaged, worn out or surplus property, or the discounted sale of defaulted or delinquent trade receivables written off and reserved;

(b) permitted by Sections 7.2.9 and 7.2.14;

(c) (i) the cross-licensing or non-exclusive licensing of intellectual property, in the ordinary course of business and (ii) the contemporaneous exchange, in the ordinary course of business, of property for property of a substantially like kind and use (other than as set forth in clause (i)), to the extent that the property received in such exchange is of a value substantially equivalent to the value of the property exchanged;

(d) Investments made in accordance with Section 7.2.5 and Restricted Payments made in accordance with Section 7.2.6;

(e) the leasing or sub-leasing of property that would not materially interfere with the required use of such property by the Borrower or any of its Subsidiaries; and

(f) other Dispositions so long as: (i) such Disposition is for fair market value and the consideration received consists of no less than 75% in cash, (ii) the Net Disposition Proceeds received from such Disposition, together with the Net Disposition Proceeds of all other assets Disposed of pursuant to this clause since the Closing Date, does not exceed (individually or in the aggregate) \$25,000,000 over the term of this Agreement (inclusive of the fair market value of any Capital Securities of the type described in clause (q) of Section 7.2.5), (iii) the Net Disposition Proceeds from such Disposition are applied pursuant to Sections 3.1.1 and 3.1.2, and (iv) no Default has occurred and is continuing; and

(g) set forth on Item 7.2.10(g) of the Disclosure Schedule.

**SECTION 7.2.11 Modification of Certain Agreements.** The Borrower will not, and will not permit any of its Subsidiaries to, consent to any amendment, supplement, waiver or other modification of, or enter into any forbearance from exercising any rights with respect to the terms or provisions contained in:

(a) the Asset Purchase Agreement, the Plan and the Management Agreements to the extent such action is materially adverse to the Lenders (it being agreed that annual scheduled management fees payable under the Management Agreements shall be subject to a cap of \$1,250,000 in the aggregate unless otherwise agreed by the Required Lenders));

(b) the Organic Documents of the Borrower or any of its Subsidiaries, if the result would have a material adverse effect on the rights or remedies of any Secured Party; and

(c) any of the Second Lien Loan Documents, other than any amendment, supplement, waiver or modification to the extent permitted by the Intercreditor Agreement.

**SECTION 7.2.12 Transactions with Affiliates.** The Borrower will not, and will not permit any of its Subsidiaries to, enter into or cause or permit to exist any arrangement, transaction or contract (including for the purchase, lease or exchange of property or the rendering of services) with any of its other Affiliates, unless such arrangement, transaction or contract is on fair and reasonable terms no less favorable to the Borrower or such Subsidiary than it could obtain in an arm's-length transaction with a Person that is not an Affiliate other than:

(a) transactions among the Obligor otherwise permitted hereunder;

(b) reasonable fees and compensation (including equity-based compensation and employee benefits) paid to, and indemnity provided for the benefit of, officers, directors,

board members, employees or consultants of the Parent or any Subsidiary as determined in good faith by the Parent's board of directors;

(c) the payment of Restricted Payments as provided under Section 7.2.6;

(d) transactions that were or are consummated in accordance with the Plan or the Asset Purchase Agreement, in each case, as in effect on the Effective Date;

(e) Indebtedness represented by this Agreement and the Second Lien Credit Agreement, the Intercreditor Agreement, and any amendments, restatements or modifications thereof and the transactions pursuant thereto that are permitted hereby and by the Intercreditor Agreement; and

(f) transactions pursuant to the Management Agreements and the LLC Agreement.

**SECTION 7.2.13 Restrictive Agreements, etc.** The Borrower will not, and will not permit any of its Subsidiaries to, enter into any agreement prohibiting:

(a) the creation or assumption of any Lien upon its properties, revenues or assets, whether now owned or hereafter acquired;

(b) the ability of any Obligor to amend or otherwise modify any Loan Document;  
or

(c) the ability of any Subsidiary to make any payments, directly or indirectly, to the Borrower, including by way of dividends, advances, repayments of loans, reimbursements of management and other intercompany charges, expenses and accruals or other returns on investments.

The foregoing prohibitions shall not apply to restrictions contained (i) in any Loan Document, (ii) in the case of clause (a), any agreement governing any Indebtedness permitted by clause (d) of Section 7.2.2 as to the assets financed with the proceeds of such Indebtedness, (iii) in the case of clause (a), covenants in documents creating Liens permitted by Section 7.2.3 prohibiting further Liens on the properties encumbered thereby; (iv) in the case of clauses (a) and (b), in the Second Lien Loan Documents; or (v) any prohibition or limitation that (a) exists pursuant to applicable law, (b) consists of customary restrictions and conditions contained in any agreement relating to the sale of any property permitted under Section 7.2.10 pending the consummation of such sale, (c) consists of customary restrictions and conditions contained in any lease or restricts subletting or assignment of any lease governing a leasehold interest of an Obligor, (d) exists in any agreement or other instrument of a person acquired in an Investment permitted hereunder in existence at the time of such Investment (but not created in connection therewith or in contemplation thereof), which prohibition or limitation is not applicable to any person, or the properties or assets of any person, other than the person, or the property or assets of the person so acquired or (e) is imposed by any amendments or refinancings that are otherwise permitted by the Loan Documents of the contracts, instruments or obligations referred to in clause (iv) or (v)(d); provided that such amendments and refinancings are no more materially restrictive with respect to such prohibitions and limitations than those prior to such amendment or refinancing.

SECTION 7.2.14 Sale and Leaseback. The Borrower will not, and will not permit any of its Subsidiaries to, directly or indirectly enter into any agreement or arrangement providing for the sale or transfer by it of any property (now owned or hereafter acquired) to a Person and the subsequent lease or rental of such property or other similar property from such Person except the sale-leasebacks entered into in connection with the Livermore Property, the Goshen Property and the Emigsville Property.

SECTION 7.2.15 Pension Plans. The Borrower will not, and will not permit any of its Subsidiaries to sponsor or contribute to any Pension Plan, or have any liability, contingent or otherwise, with respect to any Pension Plan (for the avoidance of doubt, other than the PBGC Settlement).

SECTION 7.2.16 No Payment or Prepayment of Certain Indebtedness. The Borrower will not, and will not permit any of its Subsidiaries to:

(a) make any payment or prepayment of principal of, or premium or interest on any Second Lien Loan, other than: (A) interest required to be paid pursuant to (1) the Second Lien Credit Agreement and (2) the documents governing any refinancing of the Second Lien Loans that is permitted by the Intercreditor Agreement (including, with respect to clauses (1) and (2), any interest capitalized or paid in kind), to the extent such cash payment is not prohibited by the Intercreditor Agreement (or, in the case of a permitted refinancing, any intercreditor agreement related to such refinancing or required to be entered into in connection therewith) or (B) with respect to principal, (1) on the Stated Maturity Date (as defined in the Second Lien Credit Agreement), (2) following the repayment in full of the Loans, with excess proceeds of mandatory prepayments or (3) upon any refinancing of the Second Lien Loans permitted by the Intercreditor Agreement;

(b) redeem, retire, purchase, defease or otherwise acquire any Second Lien Loan (except as set forth in clause (a)); or

(c) make any deposit (including the payment of amounts into a sinking fund or other similar fund) for any of the foregoing purposes other than, in the case of the Second Lien Loans, in connection with a refinancing of the Second Lien Loans to the extent permitted by the Intercreditor Agreement.

## ARTICLE VIII EVENTS OF DEFAULT

SECTION 8.1 Listing of Events of Default. Each of the following events or occurrences described in this Article shall constitute an “Event of Default”.

SECTION 8.1.1 Non-Payment of Obligations. The Borrower shall default in the payment or prepayment when due of:

(a) any principal of any Loan and such default shall continue unremedied for a period of two Business Days after such amount was due; or

(b) any interest or fee described in Article III or any other monetary Obligation, and such default shall continue unremedied for a period of five Business Days after such amount was due.

SECTION 8.1.2 Non-Performance of Certain Covenants and Obligations. The Borrower shall default in the due performance or observance of any of its obligations under Section 7.1.1, Section 7.1.2 or Section 7.2.

SECTION 8.1.3 Non-Performance of Other Covenants and Obligations. Any Obligor shall default in the due performance and observance of any other agreement contained in any Loan Document executed by it, and such default shall continue unremedied for a period of 60 days after the earlier of (a) the date of the Borrower's actual knowledge of such default or (b) notice thereof given to the Borrower by the Administrative Agent or any Lender.

SECTION 8.1.4 Default on Other Indebtedness. A default shall occur in the payment of any amount when due (subject to any applicable grace period), whether by acceleration or otherwise, of any principal or stated amount of, or interest or fees on, any Indebtedness (other than Indebtedness described in Section 8.1.1) of the Borrower or any of its Subsidiaries or any other Obligor having a principal or stated amount, individually or in the aggregate, in excess of \$10,000,000, or a default shall occur in the performance or observance of any obligation or condition with respect to such Indebtedness if the effect of such default is to accelerate the maturity of any such Indebtedness or such default shall continue unremedied for any applicable period of time sufficient to permit the holder or holders of such Indebtedness, or any trustee or agent for such holders, to cause or declare such Indebtedness to become due and payable or to require such Indebtedness to be prepaid, redeemed, purchased or defeased, or require an offer to purchase or defease such Indebtedness to be made, prior to its expressed maturity.

SECTION 8.1.5 Judgments. Any judgment or order for the payment of money individually or in the aggregate in excess of \$10,000,000 (exclusive of any amounts fully covered by insurance (less any applicable deductible) and as to which the insurer has not denied or objected to its responsibility to cover such judgment or order) shall be rendered against the Borrower or any of its Subsidiaries or any other Obligor and such judgment shall not have been vacated or discharged or stayed or bonded pending appeal within 60 days after the entry thereof or enforcement proceedings shall have been commenced by any creditor upon such judgment or order.

SECTION 8.1.6 Change in Control. Any Change in Control shall occur.

SECTION 8.1.7 Bankruptcy, Insolvency, etc. The Borrower, any of its Subsidiaries or any other Obligor shall:

(a) generally fail to pay, or admit in writing its inability or general unwillingness to pay, debts as they become due;

(b) apply for, consent to, or acquiesce in the appointment of a trustee, receiver, sequestrator or other custodian for any substantial part of the property of any thereof, or make a general assignment for the benefit of creditors;

(c) in the absence of such application, consent or acquiescence in or permit or suffer to exist the appointment of a trustee, receiver, receiver manager, sequestrator or other custodian for a substantial part of the property of any thereof, and such trustee, receiver, receiver manager, sequestrator or other custodian shall not be discharged within 90 days; provided that, the Borrower, each Subsidiary and each other Obligor hereby expressly authorizes each Secured Party to appear in any court conducting any relevant proceeding during such 90-day period to preserve, protect and defend their rights under the Loan Documents;

(d) permit or suffer to exist the commencement of any bankruptcy, reorganization, debt arrangement or other case or proceeding under any bankruptcy or insolvency law or any dissolution, winding up or liquidation proceeding, in respect thereof, and, if any such case or proceeding is not commenced by the Borrower, any Subsidiary or any Obligor, such case or proceeding shall be consented to or acquiesced in by the Borrower, such Subsidiary or such Obligor, as the case may be, or shall result in the entry of an order for relief or shall remain for 90 days undismissed; provided that, the Borrower, each Subsidiary and each Obligor hereby expressly authorizes each Secured Party to appear in any court conducting any such case or proceeding during such 90-day period to preserve, protect and defend their rights under the Loan Documents; or

(e) take any action authorizing, or in furtherance of, any of the foregoing.

SECTION 8.1.8 Impairment of Security, etc. Any Loan Document shall (except in accordance with its terms), in whole or in part, terminate, cease to be effective or cease to be the legally valid, binding and enforceable obligation of any Obligor party thereto; any Lien shall (except in accordance with the terms of any Loan Document), in whole or in part, terminate, cease to be effective or cease to be the legally valid, binding and enforceable obligation of any Obligor subject thereto in respect of any material portion of the Collateral (as defined in the Security Agreement); any Obligor or any other party shall contest in any manner such effectiveness, validity, binding nature or enforceability; or, except as permitted under any Loan Document, any Lien securing any Obligation shall, in whole or in part, cease to be a perfected first priority Lien with respect to any material portion of the Collateral.

SECTION 8.2 Action if Bankruptcy. If any Event of Default described in clauses (a) through (d) of Section 8.1.7 with respect to the Borrower shall occur, the outstanding principal amount of all outstanding Loans and all other Obligations shall automatically be and become immediately due and payable, without notice or demand to any Person.

SECTION 8.3 Action if Other Event of Default. If any Event of Default (other than any Event of Default described in clauses (a) through (d) of Section 8.1.7 with respect to the Borrower) shall occur for any reason, whether voluntary or involuntary, and be continuing, the Administrative Agent, upon the written direction of the Required Lenders, shall by notice to the Borrower declare all or any portion of the outstanding principal amount of the Loans and other Obligations to be due and payable, whereupon the full unpaid amount of such Loans and other Obligations which shall be so declared due and payable shall be and become immediately due and payable, without further notice, demand or presentment.



ARTICLE IX  
THE ADMINISTRATIVE AGENT

SECTION 9.1 Actions.

(a) Each Lender hereby appoints The Bank of New York Mellon as its Administrative Agent under and for purposes of each Loan Document. Each Lender authorizes the Administrative Agent to act on behalf of such Lender under each Loan Document and to appoint other agents or sub-agents to assist in its actions under the Loan Documents and the Administrative Agent shall not be liable for the acts and omissions of such agents as long as they are appointed with due care and without gross negligence or willful misconduct. Each Lender further authorizes the Administrative Agent, in the absence of other written instructions from the Required Lenders received from time to time by the Administrative Agent (with respect to which the Administrative Agent agrees that it will comply, subject to the terms and conditions of Article IX), to exercise such powers hereunder and thereunder as are delegated to or required of the Administrative Agent by the terms hereof and thereof, together with such powers as may be incidental thereto (including the release of Liens on assets Disposed of in accordance with the terms of the Loan Documents).

(b) The Administrative Agent shall not have any duties or obligations except those expressly set forth herein. Without limiting the generality of the foregoing, (a) the Administrative Agent shall not be subject to any fiduciary or other implied duties, regardless of whether a Default or Event of Default has occurred and is continuing, (b) the Administrative Agent shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby that the Administrative Agent is required to exercise in writing as directed by the Required Lenders in accordance with the terms of this Agreement (or such other number or percentage of the Lenders as shall be necessary under the circumstances as provided in Section 10.1). Each Lender hereby indemnifies (which indemnity shall be payable within thirty (30) days of demand therefor, to the extent not reimbursed by the Borrower or any other Obligor, and without limiting the Borrower's and Obligors' obligations under this Agreement and which indemnity shall survive any termination of this Agreement) the Administrative Agent and its officers, directors, employees and agents, pro rata according to the proportionate amount of Loans held by such Lender, from and against any and all liabilities, obligations, losses, damages, claims, penalties, judgments, costs, disbursements or expenses of any kind or nature whatsoever which may at any time be imposed on, incurred by, or asserted against, the Administrative Agent in any way relating to or arising out of any Loan Document or any action taken or omitted to be taken by the Administrative Agent under the Loan Documents, (including reasonable attorneys' fees and expenses), and as to which the Administrative Agent, is not reimbursed by the Borrower; provided that, no Lender shall be liable for the payment of any portion of such liabilities, obligations, losses, damages, claims, costs or expenses which are determined by a court of competent jurisdiction in a final proceeding to have resulted from the Administrative Agent's gross negligence or willful misconduct. By executing a Lender Assignment Agreement, each future Lender (acting for itself and on behalf of each Affiliate thereof which becomes a Secured Party

from time to time) shall be deemed to ratify the power of attorney granted to the Administrative Agent hereunder.

**SECTION 9.2 Exculpation.** Neither the Administrative Agent nor any of its directors, officers, employees or agents shall be liable to any Secured Party for any action taken or omitted to be taken by it under any Loan Document, or in connection therewith, except for its own willful misconduct or gross negligence, nor responsible for any recitals or warranties herein or therein, nor for the effectiveness, enforceability, validity or due execution of any Loan Document, nor for the creation, perfection or priority of any Liens purported to be created by any of the Loan Documents, or the validity, genuineness, enforceability, existence, value or sufficiency of any collateral security, nor to make any inquiry respecting the performance by any Obligor of its Obligations. Any such inquiry which may be made by the Administrative Agent shall not obligate it to make any further inquiry or to take any action. The Administrative Agent shall be entitled to rely upon advice of counsel concerning legal matters and upon any notice, consent, certificate, statement or writing which the Administrative Agent believes to be genuine and to have been presented by a proper Person.

To the fullest extent permitted by applicable law, no Obligor or Lender shall assert, and each Obligor and Lender hereby waives, any claim against the Administrative Agent, its sub-agents and their respective Affiliates in respect of any actions taken or omitted to be taken by any of them, on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement, any other Loan Document or any agreement or instrument contemplated hereby or thereby, the transactions contemplated hereby or thereby, any Loan or the use of the proceeds thereof.

No provision of this Agreement or any other Loan Document or any agreement or instrument contemplated hereby or thereby or the transactions contemplated hereby or thereby, shall require the Administrative Agent to: (i) expend or risk its own funds or provide indemnities in the performance of any of its duties hereunder or the exercise of any of its rights or power or (ii) otherwise incur any financial liability in the performance of its duties or the exercise of any of its rights or powers unless it is indemnified to its satisfaction and the Administrative Agent shall have no liability to any person for any loss occasioned by any delay in taking or failure to take any action while it is awaiting an indemnity satisfactory to it.

The Administrative Agent shall not be responsible for (i) perfecting, maintaining, monitoring, preserving or protecting the security interest or lien granted under this Agreement, any other Loan Document or any agreement or instrument contemplated hereby or thereby, (ii) the filing, re-filing, recording, re-recording or continuing or any document, financing statement, mortgage, assignment, notice, instrument of further assurance or other instrument in any public office at any time or times or (iii) providing, maintaining, monitoring or preserving insurance on or the payment of taxes with respect to any of the Collateral. The actions described in items (i) through (iii) shall be the sole responsibility of the Obligors.

The Administrative Agent shall not be required to qualify in any jurisdiction in which it is not presently qualified to perform its obligations as Administrative Agent.

The Administrative Agent has accepted and is bound by the Loan Documents executed by the Administrative Agent as of the date of this Agreement and, as directed in writing by the Required Lenders, the Administrative Agent shall execute additional Loan Documents delivered to it after the date of this Agreement; *provided, however*, that such additional Loan Documents do not adversely affect the rights, privileges, benefits and immunities of the Administrative Agent. The Administrative Agent will not otherwise be bound by, or be held obligated by, the provisions of any credit agreement, indenture or other agreement governing the Obligations (other than this Agreement and the other Loan Documents to which the Administrative Agent is a party).

No written direction given to the Administrative Agent by the Required Lenders or the Borrower that in the sole reasonable judgment of the Administrative Agent imposes, purports to impose or might reasonably be expected to impose upon the Administrative Agent any obligation or liability not set forth in or arising under this Agreement and the other Loan Documents will be binding upon the Administrative Agent unless the Administrative Agent elects, at its sole option, to accept such direction.

The Administrative Agent shall not be responsible or liable for any failure or delay in the performance of its obligations under this Agreement or the other Loan Documents arising out of or caused, directly or indirectly, by circumstances beyond its reasonable control, including, without limitation, acts of God; earthquakes; fire; flood; terrorism; wars and other military disturbances; sabotage; epidemics; riots; business interruptions; loss or malfunctions of utilities, computer (hardware or software) or communication services; accidents; labor disputes; acts of civil or military authority and governmental action.

The Administrative Agent shall not be under any obligation to exercise any of its rights or powers vested in it by this Agreement or the other Loan Documents, at the request, order or direction of the Required Lenders unless the same is given pursuant to the express provisions of this Agreement or the other Loan Documents and the Required Lenders shall have offered to the Administrative Agent security or indemnity reasonably satisfactory to the Administrative Agent against the costs, expenses and liabilities (including, without limitation, attorneys' fees and expenses) which might be incurred therein or thereby.

Beyond the exercise of reasonable care in the custody of the Collateral in its possession, the Administrative Agent will have no duty as to any Collateral in its possession or control or in the possession or control of any agent or bailee or any income thereon or as to preservation of rights against prior parties or any other rights pertaining thereto. The Administrative Agent will be deemed to have exercised reasonable care in the custody of the Collateral in its possession if the Collateral is accorded treatment substantially equal to that which it accords its own property, and the Administrative Agent will not be liable or responsible for any loss or diminution in the value of any of the Collateral by reason of the act or omission of any carrier, forwarding agency or other agent or bailee selected by the Administrative Agent in good faith without gross negligence or willful misconduct.

The Administrative Agent will not be responsible for the existence, genuineness or value of any of the Collateral or for the validity, perfection, priority or enforceability of the Liens in any of the Collateral, whether impaired by operation of law or by reason of any action or omission to

act on its part hereunder, except to the extent such action or omission constitutes gross negligence or willful misconduct on the part of the Administrative Agent, as determined by a court of competent jurisdiction in a final, nonappealable order, for the validity or sufficiency of the Collateral or any agreement or assignment contained therein, for the validity of the title of any grantor to the Collateral, for insuring the Collateral or for the payment of taxes, charges, assessments or Liens upon the Collateral or otherwise as to the maintenance of the Collateral. The Administrative Agent hereby disclaims any representation or warranty to the present and future Secured Parties concerning the perfection of the Liens granted hereunder or in the value of any of the Collateral.

In the event that the Administrative Agent is required to acquire title to an asset for any reason, or take any managerial action of any kind in regard thereto, in order to carry out any fiduciary or trust obligation for the benefit of another, which in the Administrative Agent's sole reasonable discretion may cause the Administrative Agent to be considered an "owner or operator" under any environmental laws or otherwise cause the Administrative Agent to incur, or be exposed to, any environmental liability or any liability under any other federal, state or local law, the Administrative Agent reserves the right, instead of taking such action, either to resign as Administrative Agent or to arrange for the transfer of the title or control of the asset to a court appointed receiver. The Administrative Agent will not be liable to any person for any environmental liability or any environmental claims or contribution actions under any federal, state or local law, rule or regulation by reason of the Administrative Agent's actions and conduct as authorized, empowered and directed hereunder or relating to any kind of discharge or release or threatened discharge or release of any hazardous materials into the environment.

**SECTION 9.3 Successor.** The Administrative Agent may resign as such at any time upon at least 30 days' prior notice to the Borrower and all Lenders. The Administrative Agent may be removed at any time upon the affirmative vote of the Required Lenders. If the Administrative Agent at any time shall resign or be removed, the Required Lenders may appoint another Lender as a successor Administrative Agent which shall thereupon become the Administrative Agent hereunder. In the case of the Administrative Agent's resignation, if no successor Administrative Agent shall have been so appointed by the Required Lenders, and shall have accepted such appointment, within 30 days after the retiring Administrative Agent's giving notice of resignation, the retiring Administrative Agent's resignation shall nevertheless thereupon become effective and the Lenders shall assume and perform all of the duties of the Administrative Agent hereunder until such time, if any, as the Required Lenders appoint a successor as provided for above. Upon the acceptance of any appointment as Administrative Agent hereunder by a successor Administrative Agent and the payment of the reasonable fees and expenses (including attorney's fees and expenses) of the resigning or removed Administrative Agent), such successor Administrative Agent shall be entitled to receive from the retiring or removed Administrative Agent such documents of transfer and assignment as such successor Administrative Agent may reasonably request, and shall thereupon succeed to and become vested with all rights, powers, privileges and duties of the retiring or removed Administrative Agent. The retiring or removed Administrative Agent shall cooperate in all respects with the transition of the Administrative Agent role to the successor Administrative Agent and shall, following such transition, be discharged from its duties and obligations under the Loan Documents. After any retiring or removed Administrative Agent's resignation or removal, as applicable, hereunder as the Administrative Agent, the provisions of this Article

shall inure to its benefit as to any actions taken or omitted to be taken by it while it was the Administrative Agent under the Loan Documents, and Section 9.1, Section 10.3 and Section 10.4 shall continue to inure to its benefit.

**SECTION 9.4 Loans by the Administrative Agent.** The Administrative Agent shall have the same rights and powers with respect to (x) the Loans held by it or any of its Affiliates, and (y) the Notes held by it or any of its Affiliates as any other Lender and may exercise the same as if it were not the Administrative Agent. The Administrative Agent and its Affiliates may accept deposits from, lend money to, and generally engage in any kind of business with the Borrower or any Subsidiary or Affiliate of the Borrower as if the Administrative Agent were not the Administrative Agent hereunder.

**SECTION 9.5 Credit Decisions.** Each Lender acknowledges that it has, independently of the Administrative Agent and each other Lender, and based on such Lender's review of the financial information of the Borrower, the Loan Documents (the terms and provisions of which being satisfactory to such Lender) and such other documents, information and investigations as such Lender has deemed appropriate, made its own credit decision to extend the Loans. Each Lender also acknowledges that it will, independently of the Administrative Agent and each other Lender, and based on such other documents, information and investigations as it shall deem appropriate at any time, continue to make its own credit decisions as to exercising or not exercising from time to time any rights and privileges available to it under the Loan Documents.

**SECTION 9.6 Copies, etc.** The Administrative Agent shall give prompt notice to each Lender of each notice or request required or permitted to be given to the Administrative Agent by the Borrower pursuant to the terms of the Loan Documents (unless concurrently delivered to the Lenders by the Borrower). The Administrative Agent will distribute to each Lender each document or instrument received (other than notices delivered pursuant to Articles II and III) for its account and copies of all other communications received by the Administrative Agent from the Borrower for distribution to the Lenders by the Administrative Agent in accordance with the terms of the Loan Documents.

**SECTION 9.7 Reliance by Administrative Agent.** The Administrative Agent shall be entitled to rely upon any certification, notice or other communication (including any thereof by telephone, telecopy, telegram or cable) believed by it to be genuine and correct and to have been signed or sent by or on behalf of the proper Person, and upon advice and statements of legal counsel, independent accountants and other experts selected by the Administrative Agent. As to any matters not expressly provided for by the Loan Documents, the Administrative Agent shall in all cases be fully protected in acting, or in refraining from acting, thereunder in accordance with instructions given by the Required Lenders or all of the Lenders as is required in such circumstance, and such instructions of such Lenders and any action taken or failure to act pursuant thereto shall be binding on all Secured Parties. For purposes of applying amounts in accordance with this Agreement, the Administrative Agent shall be entitled to rely upon any Secured Party that has entered into a Rate Protection Agreement with any Obligor for a determination (which such Secured Party agrees to provide or cause to be provided upon request of the Administrative Agent) of the outstanding Obligations owed to such Secured Party under any Rate Protection Agreement. Unless it has actual knowledge evidenced by way of written notice from any such Secured Party and the Borrower to the contrary, the Administrative Agent,

in acting in such capacity under the Loan Documents, shall be entitled to assume that no Rate Protection Agreements or Obligations in respect thereof are in existence or outstanding between any Secured Party and any Obligor.

**SECTION 9.8 Defaults.** The Administrative Agent shall not be deemed to have knowledge or notice of the occurrence of a Default unless the Administrative Agent has received a written notice from a Lender or the Borrower specifying such Default and stating that such notice is a “Notice of Default”. In the event that the Administrative Agent receives such a notice of the occurrence of a Default, the Administrative Agent shall give prompt notice thereof to the Lenders. The Administrative Agent shall (subject to the provisions of this Article IX and Section 10.1) take such action and exercise such remedies with respect to such Default as shall be directed by the Required Lenders pursuant to any of the Loan Documents; provided that, unless and until the Administrative Agent shall have received such directions, the Administrative Agent may (but shall not be obligated to) take such action (including, without limitation, credit bidding the Loans of all Lenders hereunder), or refrain from taking such action, with respect to such Default as it shall deem advisable in the best interest of the Secured Parties except to the extent that this Agreement expressly requires that such action be taken, or not be taken, only with the consent or upon the authorization of the Required Lenders or all Lenders.

**SECTION 9.9 Posting of Approved Electronic Communications.**

(a) The Borrower hereby agrees, unless directed otherwise by the Administrative Agent or unless the electronic mail address referred to below has not been provided by the Administrative Agent to the Borrower, that it will, or will cause its Subsidiaries to, provide to the Administrative Agent all information, documents and other materials that it is obligated to furnish to the Administrative Agent pursuant to the Loan Documents or to the Lenders under Section 7.1.1, including all notices, requests, financial statements, financial and other reports, certificates and other information materials, but excluding any such communication that (i) is or relates to a Continuation/Conversion Notice, (ii) relates to the payment of any principal or other amount due under this Agreement prior to the scheduled date therefor, (iii) provides notice of any Default under this Agreement or any other Loan Document or (iv) is required to be delivered to satisfy any condition precedent to the effectiveness of this Agreement (all such non-excluded communications being referred to herein collectively as “Communications”), by transmitting the Communications in an electronic/soft medium that is properly identified in a format acceptable to the Administrative Agent to an electronic mail address as directed by the Administrative Agent. In addition, the Borrower agrees, and agrees to cause its Subsidiaries, to continue to provide the Communications to the Administrative Agent or the Lenders, as the case may be, in the manner specified in the Loan Documents but only to the extent requested by the Administrative Agent.

(b) The Borrower further agrees that the Administrative Agent may make the Communications available to the Lenders by posting the Communications on Intralinks or a substantially similar electronic transmission system (the “Platform”).

(c) THE PLATFORM IS PROVIDED “AS IS” AND “AS AVAILABLE”. THE INDEMNIFIED PARTIES DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE COMMUNICATIONS OR THE ADEQUACY OF THE PLATFORM AND

EXPRESSLY DISCLAIM LIABILITY FOR ERRORS OR OMISSIONS IN THE COMMUNICATIONS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS IS MADE BY THE INDEMNIFIED PARTIES IN CONNECTION WITH THE COMMUNICATIONS OR THE PLATFORM. IN NO EVENT SHALL THE INDEMNIFIED PARTIES HAVE ANY LIABILITY TO ANY OBLIGOR, ANY LENDER OR ANY OTHER PERSON FOR DAMAGES OF ANY KIND, WHETHER OR NOT BASED ON STRICT LIABILITY AND INCLUDING DIRECT OR INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, LOSSES OR EXPENSES (WHETHER IN TORT, CONTRACT OR OTHERWISE) ARISING OUT OF ANY OBLIGOR'S OR THE ADMINISTRATIVE AGENT'S TRANSMISSION OF COMMUNICATIONS THROUGH THE INTERNET, EXCEPT TO THE EXTENT THE LIABILITY OF ANY INDEMNIFIED PARTY IS FOUND IN A FINAL RULING BY A COURT OF COMPETENT JURISDICTION TO HAVE RESULTED PRIMARILY FROM SUCH INDEMNIFIED PARTY'S GROSS NEGLIGENCE OR WILLFUL MISCONDUCT.

(d) The Administrative Agent agrees that the receipt of the Communications by the Administrative Agent at its e-mail address set forth above shall constitute effective delivery of the Communications to the Administrative Agent for purposes of the Loan Documents. Each Lender agrees that receipt of notice to it (as provided in the next sentence) specifying that the Communications have been posted to the Platform shall constitute effective delivery of the Communications to such Lender for purposes of the Loan Documents. Each Lender agrees to notify the Administrative Agent in writing (including by electronic communication) from time to time of such Lender's e-mail address to which the foregoing notice may be sent by electronic transmission and that the foregoing notice may be sent to such e-mail address.

(e) Nothing herein shall prejudice the right of the Administrative Agent or any Lender to give any notice or other communication pursuant to any Loan Document in any other manner specified in such Loan Document.

**SECTION 9.10 Proofs of Claim.** The Lenders and the Borrower hereby agree that after the occurrence of an Event of Default pursuant to Section 8.1.7, in case of the pendency of any receivership, insolvency, liquidation, bankruptcy, reorganization, arrangement, adjustment, composition or other judicial proceeding relative to any of the Obligors, the Administrative Agent (irrespective of whether the principal of any Loan shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether Administrative Agent shall have made any demand on any of the Obligors) shall be entitled and empowered, by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of principal and interest owing and unpaid in respect of the Loans and any other Obligations (excluding Obligations arising under any Rate Protection Agreement) that are owing and unpaid and to file such other papers or documents as may be necessary or advisable in order to have the claims of the Lenders, the Administrative Agent and other agents appointed by the Administrative Agent (including any claim for the reasonable compensation, expenses,

disbursements and advances of the Lenders, the Administrative Agent and such other agents and their agents and counsel and all other amounts due Lenders, Administrative Agent and such other agents hereunder) allowed in such judicial proceeding; and

(b) to collect and receive any moneys or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender to make such payments to the Administrative Agent and, in the event that the Administrative Agent shall consent to the making of such payments directly to the Lenders, to pay to the Administrative Agent any amount due for the reasonable compensation, expenses, disbursements and advances of Administrative Agent and its agents and counsel, and any other amounts due Administrative Agent and other agents hereunder. Nothing herein contained shall be deemed to authorize Administrative Agent to authorize or consent to or accept or adopt on behalf of any Lender any plan of reorganization, arrangement, adjustment or composition affecting the Obligations or the rights of any Lenders or to authorize Administrative Agent to vote in respect of the claim of any Lender in any such proceeding. Further, nothing contained in this Section shall affect or preclude the ability of any Lender to (i) file and prove such a claim in the event that the Administrative Agent has not acted within ten days prior to any applicable bar date and (ii) require an amendment of the proof of claim to accurately reflect such Lender's outstanding Obligations.

## ARTICLE X MISCELLANEOUS PROVISIONS

SECTION 10.1 Waivers, Amendments, etc. The provisions of each Loan Document (other than a Fee Letter, which shall be modified only in accordance with its terms) may from time to time be amended, modified or waived, if such amendment, modification or waiver is in writing and consented to by the Borrower and the Required Lenders; provided, that no such amendment, modification or waiver shall:

(a) modify clause (b) of Section 4.7, Section 4.8 (as it relates to sharing of payments) or this Section, in each case, without the consent of all Lenders;

(b) increase the aggregate amount of any Loans held by a Lender or extend the final Stated Maturity Date for any Lender's Loan, in each case without the consent of such Lender (it being agreed, however, that any vote to rescind any acceleration made pursuant to Section 8.2 and Section 8.3 of amounts owing with respect to the Loans and other Obligations shall only require the vote of the Required Lenders);

(c) reduce (by way of forgiveness), the principal amount of or reduce the rate of interest on any Lender's Loan, reduce any fees described in Article III payable to any Lender or extend the date on which interest or fees are payable in respect of such Lender's Loans, in each case without the consent of such Lender (provided that, the vote of Required Lenders shall be sufficient to waive the payment, or reduce the increased portion, of interest accruing under Section 3.2.2);



(d) make any change to the definition of “Required Lenders” or modify any requirement hereunder that any particular action be taken by all Lenders without the consent of all Lenders;

(e) except with the consent of the Lenders holding more than 90% of the aggregate amount of outstanding Loans, release (i) either Borrower from its Obligations under the Loan Documents or any Guarantor from its obligations under a Guaranty or (ii) all or substantially all of the collateral under the Loan Documents; or

(f) affect adversely the interests, rights or obligations of the Administrative Agent (in its capacity as the Administrative Agent) unless consented to by the Administrative Agent.

No failure or delay on the part of any Secured Party in exercising any power or right under any Loan Document shall operate as a waiver thereof, nor shall any single or partial exercise of any such power or right preclude any other or further exercise thereof or the exercise of any other power or right. No notice to or demand on any Obligor in any case shall entitle it to any notice or demand in similar or other circumstances. No waiver or approval by any Secured Party under any Loan Document shall, except as may be otherwise stated in such waiver or approval, be applicable to subsequent transactions. No waiver or approval hereunder shall require any similar or dissimilar waiver or approval thereafter to be granted hereunder.

**SECTION 10.2 Notices; Time.** All notices and other communications provided under each Loan Document shall be in writing or by facsimile and addressed, delivered or transmitted, if to the Borrower, the Administrative Agent or a Lender, to the applicable Person at its address or facsimile number set forth on Schedule II hereto or set forth in the Lender Assignment Agreement, or at such other address or facsimile number as may be designated by such party in a notice to the other parties. Any notice, if mailed and properly addressed with postage prepaid or if properly addressed and sent by pre-paid courier service, shall be deemed given when received; any notice, if transmitted by facsimile, shall be deemed given when the confirmation of transmission thereof is received by the transmitter. The parties hereto agree that delivery of an executed counterpart of a signature page to this Agreement and each other Loan Document by facsimile (or electronic transmission) shall be effective as delivery of an original executed counterpart of this Agreement or such other Loan Document. Unless otherwise indicated, all references to the time of a day in a Loan Document shall refer to New York time.

**SECTION 10.3 Payment of Costs and Expenses.** Whether or not the transactions contemplated hereby shall be consummated, the Borrower agrees to pay promptly, and in any event within thirty (30) days after written demand therefor, (a) all the actual and reasonable costs and expenses of preparation of this Agreement and the other Loan Documents and any consents, amendments, waivers or other modifications thereto; (b) all the costs of furnishing all opinions by counsel for the Borrower and the other Obligors; (c) the reasonable fees, expenses and disbursements of counsel to the Administrative Agent in connection with the negotiation, preparation, execution and administration of this Agreement and the other Loan Documents and any consents, amendments, waivers or other modifications thereto and any other documents or matters in connection therewith; (d) all the actual costs and expenses of creating and perfecting Liens in favor of the Administrative Agent, for the benefit of the Lenders pursuant hereto,

including filing and recording fees, search fees, title insurance premiums and fees, expenses and disbursements of counsel to the Administrative Agent and of counsel providing any opinions that the Administrative Agent or Required Lenders may request in respect of the Collateral or the Liens created pursuant to the Loan Documents; (e) all the actual reasonable costs and fees, expenses and disbursements of any auditors, accountants, consultants or appraisers whether internal or external; (f) all the actual reasonable costs and expenses (including the fees, expenses and disbursements of counsel and of any appraisers, consultants, advisors and agents employed or retained by the Administrative Agent and its counsel) in connection with the custody or preservation of any of the Collateral; (g) all other actual reasonable costs and expenses incurred by the Administrative Agent in connection with the negotiation, preparation and execution of this Agreement and the Loan Documents and any consents, amendments, waivers or other modifications thereto and the transactions contemplated thereby; and (h) after the occurrence of a Default or an Event of Default, all reasonable costs and expenses, including reasonable attorneys' fees and expenses and costs of settlement, incurred by the Administrative Agent and the Required Lenders in enforcing any Obligations of or in collecting any payments due from any Obligor hereunder or under the other Loan Documents by reason of such Default or Event of Default (including in connection with the sale of, collection from, or other realization upon any of the Collateral or the enforcement of any Guaranty) or in connection with any refinancing or restructuring of the credit arrangements provided hereunder in the nature of a "work out" or pursuant to any insolvency or bankruptcy cases or proceedings.

**SECTION 10.4 Indemnification.** In consideration of the execution and delivery of this Agreement by each Secured Party, the Borrower hereby indemnifies, exonerates and holds each Secured Party and each of their respective affiliates and their and their affiliates' officers, directors, employees, advisors and agents (collectively, the "Indemnified Parties") free and harmless from and against any and all losses, claims, demands, suits, actions, investigations, proceedings, liabilities, fines, costs, judgments, penalties, and damages, and all reasonable fees and disbursements of attorneys, experts, or consultants and all other costs and expenses actually incurred in connection therewith or in connection with the enforcement of this indemnification (as and when they are incurred and irrespective of whether suit is brought), at any time asserted against, imposed upon, or incurred by any of them (collectively, the "Indemnified Liabilities") as a result of, or arising out of, or relating to:

(a) the execution and delivery, enforcement, performance, or administration (including any restructuring or workout with respect hereto) of this Agreement, any of the other Loan Documents, or the Transactions contemplated hereby or thereby or the monitoring of Borrower's and the other Obligors' compliance with the terms of the Loan Documents;

(b) any investigation, litigation, or proceeding related to this Agreement, any other Loan Document, or the use of the proceeds of the credit provided hereunder (irrespective of whether any Indemnified Party is a party thereto), or any act, omission, event, or circumstance in any manner related thereto;

(c) any investigation, litigation or proceeding related to any acquisition or proposed acquisition by any Obligor or any Subsidiary thereof of all or any portion of the

Capital Securities or assets of any Person, whether or not an Indemnified Party is party thereto;

(d) (i) the Release from any real property owned or operated by any Obligor or any Subsidiary thereof of any Hazardous Material (including any losses, liabilities, damages, injuries, costs, expenses or claims asserted or arising under any Environmental Law), or (ii) each Lender's Environmental Liability (the indemnification herein shall survive repayment of the Obligations and any transfer of the property of any Obligor or its Subsidiaries by foreclosure or by a deed in lieu of foreclosure for any Lender's Environmental Liability); in each case of clauses (i) and (ii), other than any Release or Lender's Environmental Liability first caused and first created after the Administrative Agent completes the sale and the transfer of the respective real property pursuant to a foreclosure or deed in lieu of foreclosure;

provided that the Borrower shall not be required to indemnify any Indemnified Party to the extent the applicable Indemnified Liability arises by reason of such Indemnified Party's gross negligence or willful misconduct as determined by a final judgment of a court of competent jurisdiction. If and to the extent that the foregoing undertaking may be unenforceable for any reason, each Obligor agrees to make the maximum contribution to the payment and satisfaction of each of the Indemnified Liabilities which is permissible under applicable law. To the extent permitted by applicable law, the Borrower and each other Obligor shall not assert, and hereby waive, any claim against any Indemnified Party, on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement or any agreement or instrument contemplated hereby, any Loan or the use of the proceeds thereof.

SECTION 10.5 Survival. The obligations of the Borrower under Sections 4.3, 4.4, 4.5, 4.6, 10.3 and 10.4, and the obligations of the Lenders under Section 9.1, shall in each case survive any assignment from one Lender to another (in the case of Sections 10.3 and 10.4), the occurrence of the Termination Date and the resignation or removal of the Administrative Agent. The representations and warranties made by each Obligor in each Loan Document shall survive the execution and delivery of such Loan Document.

SECTION 10.6 Severability. Any provision of any Loan Document which is prohibited or unenforceable in any jurisdiction shall, as to such provision and such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions of such Loan Document or affecting the validity or enforceability of such provision in any other jurisdiction.

SECTION 10.7 Headings. The various headings of each Loan Document are inserted for convenience only and shall not affect the meaning or interpretation of such Loan Document or any provisions thereof.

SECTION 10.8 Execution in Counterparts, Effectiveness, etc. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be an original (whether such counterpart is originally executed or an electronic copy of an original and each party hereto expressly waives its rights to receive originally executed documents other than with

respect to any documents for which originals are required for any filing or perfection) and all of which shall constitute together but one and the same agreement. This Agreement shall become effective when counterparts hereof executed on behalf of the Borrower shall have been received by the Administrative Agent.

**SECTION 10.9 Governing Law; Entire Agreement.** EACH LOAN DOCUMENT WILL EACH BE DEEMED TO BE A CONTRACT MADE UNDER AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK (INCLUDING FOR SUCH PURPOSE SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF THE STATE OF NEW YORK). The Loan Documents constitute the entire understanding among the parties hereto with respect to the subject matter thereof and supersede any prior agreements, written or oral, with respect thereto.

**SECTION 10.10 Successors and Assigns.** This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns; provided that, the Borrower may not assign or transfer its rights or obligations hereunder without the consent of all Lenders.

**SECTION 10.11 Sale and Transfer of Loans; Participations in Loans; Notes.** Each Lender may assign, or sell participations in, its Loans to one or more other Persons in accordance with the terms set forth below.

(a) Any Lender may, with the consent of the Borrower (such consent (x) not to be unreasonably withheld or delayed and (y) to be required only to the extent no default under Sections 8.1.1 or 8.1.7 has occurred and is continuing), assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including all or a portion of its Loans at the time owing to it); provided that:

(i) the principal outstanding balance of the Loans of the assigning Lender subject to each such assignment (determined as of the date the Lender Assignment Agreement with respect to such assignment is delivered to the Administrative Agent) shall not be less than \$1,000,000, unless (A) the Administrative Agent and, so long as no Event of Default has occurred and is continuing, the Borrower otherwise consents (each such consent not to be unreasonably withheld or delayed); (B) such assignment is an assignment of the entire remaining amount of the assigning Lender's Loans at the time owing to it, (C) such assignment is an assignment to a Lender or an Affiliate of a Lender or an Approved Fund with respect to a Lender or (D) such assignment is to one or more Eligible Assignees managed by an Affiliate of such Eligible Assignee(s) and the aggregate amount of such assignments is not less than \$1,000,000;

(ii) each partial assignment shall be made as an assignment of a proportionate part of all the assigning Lender's rights and obligations under this Agreement with respect to the Loans assigned; and

(iii) the parties to each assignment shall (A) electronically execute and deliver to the Administrative Agent a Lender Assignment Agreement via an electronic settlement system acceptable to the Administrative Agent or (B) with the consent of the

Administrative Agent, manually execute and deliver to the Administrative Agent a Lender Assignment Agreement, together with, in either case, a processing and recordation fee of \$1,000 (which fee may be waived or reduced in the sole discretion of the Administrative Agent) and if the Eligible Assignee is not a Lender, administrative details information with respect to such Eligible Assignee and applicable tax forms.

(b) Subject to acceptance and recording thereof by the Administrative Agent pursuant to clause (c), from and after the effective date specified in each Lender Assignment Agreement, (i) the Eligible Assignee thereunder shall be a party hereto and, to the extent of the interest assigned by such Lender Assignment Agreement, have the rights and obligations of a Lender under this Agreement, and (ii) the assigning Lender thereunder shall, to the extent of the interest assigned by such Lender Assignment Agreement, subject to Section 10.5, be released from its obligations under this Agreement (and, in the case of a Lender Assignment Agreement covering all of the assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto, but shall continue to be entitled to the benefits of any provisions of this Agreement which by their terms survive the termination of this Agreement). If the consent of the Borrower to an assignment or to an Eligible Assignee is required hereunder (including a consent to an assignment which does not meet the minimum assignment thresholds specified in this Section), the Borrower shall be deemed to have given its consent ten days after the date notice thereof has been delivered by the assigning Lender (through the Administrative Agent or ClearPar, LLC) unless such consent is expressly refused by the Borrower prior to such tenth day.

(c) The Administrative Agent shall record each assignment made in accordance with this Section in the Register pursuant to clause (a) of Section 2.5 and at the request of the Borrower give the Borrower notice of such assignments. The Register shall be available for inspection by the Borrower and any Lender (in respect of its own position only), at any reasonable time and from time to time upon reasonable prior notice.

(d) Any Lender may, without the consent of, or notice to, the Borrower or the Administrative Agent, sell participations to one or more banks or other entities other than an Ineligible Assignee (a "Participant") in all or a portion of such Lender's rights and/or obligations under this Agreement (including all or a portion of its Loans owing to it); provided that (i) such Lender's obligations under this Agreement shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations and (iii) the Borrower, the Administrative Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Agreement. Any agreement or instrument pursuant to which a Lender sells such a participation shall provide that such Lender shall retain the sole right to enforce this Agreement and to approve any amendment, modification or waiver of any provision of this Agreement; provided that such agreement or instrument may provide that such Lender will not, without the consent of the Participant, agree to any amendment, modification or waiver with respect to any of the items set forth in clauses (a) through (e) of Section 10.1, in each case except as otherwise specifically provided in a Loan Document. Subject to clause (e), the Borrower agrees that each Participant shall be entitled to the benefits of Sections 4.3, 4.4, 4.5, 4.6, 7.1.1, 10.3 and 10.4 to the same extent as if it were a Lender and had acquired its interest by assignment pursuant to clause (b). To the extent permitted by law, each Participant also shall be entitled to the benefits of Section 4.9 as though it were a Lender, provided such Participant agrees to be subject to

Sections 4.8 and 4.10 as though it were a Lender. Each Lender shall, as agent of the Borrower solely for the purpose of this Section, record in book entries maintained by such Lender the name and address of each Participant and the principal amounts (and stated interest) of each Participant's interest in the obligations under this Agreement (the "Participant Register"). The entries in the Participant Register shall be conclusive and binding absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as the owner of such participation for all purposes of this Agreement notwithstanding any notice to the contrary. If requested by the Administrative Agent or the Borrowers, such Lender shall make the Participant Register available to the Administrative Agent or to the Borrower upon either (i) the exercise by a Participant of remedies hereunder or (ii) a request for the Participant Register by the IRS.

(e) A Participant shall not be entitled to receive any greater payment under Sections 4.3, 4.4, 4.5, 4.6, 10.3 and 10.4, as of the time of the sale of such participation, than the applicable Lender would have been entitled to receive with respect to the participation sold to such Participant, unless the sale of the participation to such Participant is made with the Borrower's prior written consent. A Participant shall not be entitled to the benefits of Section 4.6 unless the Borrower is notified of the participation sold to such Participant and such Participant agrees, for the benefit of the Borrower, to comply with the requirements set forth in Section 4.6 as though it were a Lender that acquired its interest by assignment. In addition, if at the time of the sale of such participation, any greater Taxes subject to payment under Section 4.6 would apply to the Participant than applied to the applicable Lender, then such Participant shall not be entitled to any payment under Section 4.6 with respect to the portion of such Taxes as exceeds the Taxes applicable to the Lender at the time of the sale of the participation unless the Participant's request for the Borrower's prior written consent for the Participation described in the first sentence of this clause states that such greater Taxes would be applicable to such Participant, it being understood that the Participant shall be entitled to additional payments under Section 4.6 to the extent such Lender selling the participation would be entitled to any payment resulting from a change in law occurring after the time the participation was sold.

(f) Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank; provided that no such pledge or assignment of a security interest shall release a Lender from any of its obligations hereunder or substitute any such pledgee or assignee for such Lender as a party hereto.

(g) Notwithstanding anything to the contrary contained herein, any Lender ("Granting Lender") may grant to a special purpose funding vehicle (a "SPC"), identified as such in writing from time to time by the Granting Lender to the Administrative Agent and the Borrower, the option to provide to the Borrower all or any part of any Loan that such Granting Lender would otherwise be obligated to make to the Borrower pursuant to this Agreement; provided that (x) nothing herein shall constitute a commitment by any SPC to make any Loans and (y) if an SPC elects not to exercise such option or otherwise fails to provide all or any part of such Loan, the Granting Lender shall be obligated to make such Loan pursuant to the terms hereof. Each party hereto hereby agrees that no SPC shall be liable for any indemnity or similar payment obligation under this Agreement (all liability for which shall remain with the Granting Lender). In furtherance of the foregoing, each party hereto hereby agrees (which agreement shall survive the

termination of this Agreement) that, prior to the date that is one year and one day after the payment in full of all outstanding commercial paper or other senior indebtedness of any SPC, it will not institute against, or join any other person in instituting against, such SPC any bankruptcy, reorganization, arrangement, insolvency or liquidation proceedings under the laws of the United States or any State thereof. In addition, notwithstanding anything to the contrary contained in this clause, any SPC may (i) with notice to, but without the prior written consent of, the Borrower or the Administrative Agent and without paying any processing fee therefor, assign all or a portion of its interests in any Loans to the Granting Lender or to any financial institutions (consented to by the Borrower) providing liquidity and/or credit support to or for the account of such SPC to support the funding or maintenance of Loans and (ii) disclose on a confidential basis any non-public information relating to its Loans to any rating agency, commercial paper dealer or provider of any surety, guarantee or credit or liquidity enhancement to such SPC. This Section may not be amended without the written consent of the SPC. The Borrower acknowledges and agrees, subject to the next sentence, that, to the fullest extent permitted under applicable law, each SPC, for purposes of Sections 4.3, 4.4, 4.5, 4.6, 4.8, 4.9, 10.3 and 10.4, shall be considered a Lender (provided, in the case of Section 4.6, that the SPC complies with the requirements of such Section as if it were a Lender that acquired its interest by assignment). The Borrower shall not be required to pay any amount under Sections 4.3, 4.4, 4.5, 4.6, 10.3 and 10.4 that is greater than the amount which it would have been required to pay had no grant been made by a Granting Lender to a SPC.

**SECTION 10.12 Other Transactions.** Nothing contained herein shall preclude the Administrative Agent or any other Lender from engaging in any transaction, in addition to those contemplated by the Loan Documents, with the Borrower or any of its Affiliates in which the Borrower or such Affiliate is not restricted hereby from engaging with any other Person.

**SECTION 10.13 Forum Selection and Consent to Jurisdiction.** ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH, ANY LOAN DOCUMENT, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER ORAL OR WRITTEN) OR ACTIONS OF THE ADMINISTRATIVE AGENT, THE LENDERS OR THE BORROWER IN CONNECTION HERewith OR THEREwith MAY BE BROUGHT AND MAINTAINED IN THE COURTS OF THE STATE OF NEW YORK OR IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK; PROVIDED THAT, ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT THE ADMINISTRATIVE AGENT'S OPTION (ACTING AT THE WRITTEN DIRECTION OF THE REQUIRED LENDERS), IN THE COURTS OF ANY JURISDICTION WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. THE BORROWER IRREVOCABLY CONSENTS TO THE SERVICE OF PROCESS BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, OR BY PERSONAL SERVICE WITHIN OR WITHOUT THE STATE OF NEW YORK AT THE ADDRESS FOR NOTICES SPECIFIED IN SECTION 10.2. THE BORROWER HEREBY EXPRESSLY AND IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION WHICH IT MAY HAVE OR HEREAFTER MAY HAVE TO THE LAYING OF VENUE OF ANY SUCH LITIGATION BROUGHT IN ANY SUCH COURT REFERRED TO ABOVE AND ANY CLAIM THAT ANY SUCH LITIGATION HAS BEEN BROUGHT IN AN INCONVENIENT FORUM. TO THE EXTENT THAT THE BORROWER HAS OR

HEREAFTER MAY ACQUIRE ANY IMMUNITY FROM JURISDICTION OF ANY COURT OR FROM ANY LEGAL PROCESS (WHETHER THROUGH SERVICE OR NOTICE, ATTACHMENT PRIOR TO JUDGMENT, ATTACHMENT IN AID OF EXECUTION OR OTHERWISE) WITH RESPECT TO ITSELF OR ITS PROPERTY, THE BORROWER HEREBY IRREVOCABLY WAIVES TO THE FULLEST EXTENT PERMITTED BY LAW SUCH IMMUNITY IN RESPECT OF ITS OBLIGATIONS UNDER THE LOAN DOCUMENTS.

SECTION 10.14 Waiver of Jury Trial. THE ADMINISTRATIVE AGENT, EACH LENDER AND THE BORROWER HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE TO THE FULLEST EXTENT PERMITTED BY LAW ANY RIGHTS THEY MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH, EACH LOAN DOCUMENT, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER ORAL OR WRITTEN) OR ACTIONS OF THE ADMINISTRATIVE AGENT, SUCH LENDER OR THE BORROWER IN CONNECTION THEREWITH. THE BORROWER ACKNOWLEDGES AND AGREES THAT IT HAS RECEIVED FULL AND SUFFICIENT CONSIDERATION FOR THIS PROVISION (AND EACH OTHER PROVISION OF EACH OTHER LOAN DOCUMENT TO WHICH IT IS A PARTY) AND THAT THIS PROVISION IS A MATERIAL INDUCEMENT FOR THE ADMINISTRATIVE AGENT AND EACH LENDER ENTERING INTO THE LOAN DOCUMENTS.

SECTION 10.15 Confidentiality.

(a) Subject to the provisions of clause (b) of this Section, each Lender agrees that it will follow its customary procedures in an effort not to disclose without the prior consent of the Borrower (other than to its employees, auditors, advisors or counsel or to another Lender if the Lender or such Lender's holding or parent company in its sole discretion determines that any such party should have access to such information, provided such Persons shall be subject to the provisions of this Section to the same extent as such Lender) any information which is now or in the future furnished pursuant to this Agreement or any other Loan Document, provided that any Lender may disclose any such information (i) as has become generally available to the public other than by virtue of a breach of this clause by the respective Lender or any other Person to whom such Lender has provided such information as permitted by this Section, (ii) as may be required or appropriate in any report, statement or testimony submitted to any municipal, state, provincial or Federal regulatory body having or claiming to have jurisdiction over such Lender or to the Federal Reserve Board or the Federal Deposit Insurance Corporation or similar organizations (whether in the United States or elsewhere) or their successors, (iii) as may be required or appropriate in respect to any summons or subpoena or in connection with any litigation, (iv) in order to comply with any law, order, regulation or ruling applicable to such Lender, (v) to the Administrative Agent, (vi) to any pledgee referred to in clause (f) of Section 10.11 or any prospective or actual transferee or participant in connection with any contemplated transfer or participation of any of the Notes or Loans or any interest therein by such Lender, provided that such prospective transferee agrees to be bound by the confidentiality provisions contained in this Section, (vii) to any direct or indirect contractual counterparty in swap agreements or such contractual counterparty's professional advisor (so long as such



contractual counterparty or professional advisor to such contractual counterparty agrees to be bound by the provisions of this Section) and (viii) to the National Association of Insurance Commissioners or any similar organization or any nationally recognized rating agency that requires access to information about a Lender's investment portfolio in connection with ratings issued with respect to such Lender.

(b) The Borrower hereby acknowledges and agrees that each Lender may share with any of its Affiliates, and such Affiliates may share with such Lender, any information related to the Borrower or any of its Subsidiaries, provided such Persons shall be subject to the provisions of this Section to the same extent as such Lender.

Notwithstanding the foregoing paragraphs of this Section, any party to this Agreement (and each Affiliate, director, officer, employee, agent or representative of the foregoing or such Affiliate) may disclose to any and all persons, without limitation of any kind, the tax treatment and tax structure of the Transactions contemplated herein and all materials of any kind (including opinions or other tax analyses) that are provided to such party relating to such tax treatment or tax structure. The foregoing language is not intended to waive any confidentiality obligations otherwise applicable under this Agreement except with respect to the information and materials specifically referenced in the preceding sentence. This authorization does not extend to disclosure of any other information, including (a) the identity of participants or potential participants in the transactions contemplated herein, (b) the existence or status of any negotiations, or (c) any financial, business, legal or personal information of or regarding a party or its affiliates, or of or regarding any participants or potential participants in the transactions contemplated herein (or any of their respective affiliates), in each case to the extent such other information is not related to the tax treatment or tax structure of the transactions contemplated herein.

**SECTION 10.16 Counsel Representation.** THE BORROWER ACKNOWLEDGES AND AGREES THAT IT HAS BEEN REPRESENTED BY COMPETENT COUNSEL IN THE NEGOTIATION OF THIS AGREEMENT, AND THAT ANY RULE OR CONSTRUCTION OF LAW ENABLING THE BORROWER TO ASSERT THAT ANY AMBIGUITIES OR INCONSISTENCIES IN THE DRAFTING OR PREPARATION OF THE TERMS OF THIS AGREEMENT SHOULD DIMINISH ANY RIGHTS OR REMEDIES OF THE ADMINISTRATIVE AGENT OR THE OTHER SECURED PARTIES ARE HEREBY WAIVED BY THE BORROWER.

**SECTION 10.17 Patriot Act.** Each Lender hereby notifies the Borrower that pursuant to the requirements of the Patriot Act, it is required to obtain, verify and record information that identifies the Borrower, which information includes the name and address of the Borrower and other information that will allow such Lender to identify the Borrower in accordance with the Patriot Act.

**SECTION 10.18 Authorization of Administrative Agent.** Each Lender agrees that any action taken by the Administrative Agent in accordance with the terms of this Agreement or the other Loan Documents relating to the Collateral and the exercise by the Administrative Agent of its powers set forth therein or herein, together with such other powers that are reasonably incidental thereto, shall be binding upon all of the Lenders.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized as of the day and year first above written.

WORKFLOWONE LLC

By: \_\_\_\_\_

Name:

Title:

THE BANK OF NEW YORK MELLON,  
as the Administrative Agent

By: \_\_\_\_\_

Name:

Title:

SCHEDULE I

DISCLOSURE SCHEDULE TO CREDIT AGREEMENT

ITEM 5.5(c) Indebtedness with respect to which UCC-3 termination statements will be filed.

ITEM 6.6. Litigation.

ITEM 6.7. Existing Subsidiaries.

ITEM 6.11. Environmental Matters.

ITEM 6.13. Labor Matters.

ITEM 6.15(a) Deposit Accounts of Borrower and each Subsidiary.

ITEM 6.15(b) Securities Accounts of Borrower and each Subsidiary.

ITEM 7.1.10. Landlord's Agreements and Bailee Letters.

ITEM 7.2.2(b) Indebtedness Existing as of the Effective Date.

CREDITOR

OUTSTANDING PRINCIPAL AMOUNT

ITEM 7.2.3(b) Ongoing Liens.

ITEM 7.2.5(a) Ongoing Investments.

SCHEDULE II

PERCENTAGES;  
LIBOR OFFICE;  
DOMESTIC OFFICE

WorkflowOne LLC  
[220 East Monument Avenue  
Dayton, Ohio 45402  
Attention: Chief Financial Officer  
Telephone: (\_\_\_\_) \_\_\_\_-\_\_\_\_  
Facsimile: (\_\_\_\_) \_\_\_\_-\_\_\_\_  
E-mail: pbogutsky@workflowmanagement.com]

<u>NAME AND NOTICE</u> <u>ADDRESS OF LENDER</u>	<u>LIBO</u> <u>OFFICE</u>	<u>DOMESTIC</u> <u>OFFICE</u>	<u>LOAN PERCENTAGE</u>
[To come from CS]			

SCHEDULE III  
SPECIFIED EBITDA

<u>For the Period</u>	<u>\$</u>
July 1, 2010 – September 30, 2010	\$12,272,000
October 1, 2010 – December 31, 2010	\$11,466,000
January 1, 2011 – Effective Date	\$7,638,000 <sup>2</sup>

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<sup>2</sup> Calculated assuming Effective Date of February 28, 2011.

**Exhibit G**  
(Newco First Lien Notes)

## FORM OF NOTE

\$ \_\_\_\_\_

[●], 2011

FOR VALUE RECEIVED, WORKFLOWONE LLC, a Delaware limited liability company (the “Borrower”), promises to pay to the order of [Name of Lender] (the “Lender”) on the Stated Maturity Date the principal sum of [\_\_\_\_\_] (\$[\_\_\_\_\_] or, if less, the aggregate unpaid principal amount of all Loans set forth in the Register (and any continuation thereof) made by the Lender pursuant to that certain First Lien Credit Agreement, dated as of [●], 2011 (as amended, supplemented, amended and restated or otherwise modified from time to time, the “First Lien Credit Agreement”), among the Borrower, the various financial institutions and other Persons from time to time parties thereto as lenders and The Bank of New York Mellon, as Administrative Agent. Terms used in this Note, unless otherwise defined herein, have the meanings provided in the First Lien Credit Agreement.

The Borrower also promises to pay interest on the unpaid principal amount hereof from time to time outstanding from the date hereof until maturity (whether by acceleration or otherwise) and, after maturity, until paid, at the rates per annum and on the dates specified in the First Lien Credit Agreement.

Payments of both principal and interest are to be made in U.S. Dollars in same day or immediately available funds to the account designated by the Lender pursuant to the First Lien Credit Agreement.

This Note is one of the (i) Newco First Lien Notes referred to in the Plan, and evidences the payment obligations of Purchaser (as defined in the Plan) under the First Lien Credit Agreement, (ii) Newco First Lien Loan Notes referred to in the Asset Purchase Agreement, and evidences the payment obligations of Buyer (as defined in the Asset Purchase Agreement) under the First Lien Credit Agreement and (iii) Notes referred to in, and evidences Indebtedness incurred under, the First Lien Credit Agreement, to which reference is made for a description of the security for this Note and for a statement of the terms and conditions on which the Borrower is permitted and required to make prepayments and repayments, in whole or in part, of principal of the Indebtedness evidenced by this Note and on which such Indebtedness may be declared to be immediately due and payable.

All parties hereto, whether as makers, endorsers, or otherwise, severally waive presentment for payment, demand, protest and notice of dishonor.



THIS TERM NOTE HAS BEEN DELIVERED IN NEW YORK, NEW YORK AND SHALL BE DEEMED TO BE A CONTRACT MADE UNDER AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK (INCLUDING FOR SUCH PURPOSE SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF THE STATE OF NEW YORK).

WORKFLOWONE LLC

By: \_\_\_\_\_

Name:

Title:

## LOANS AND PRINCIPAL PAYMENTS

Date	Amount of Loan Made	Amount of Principal Repaid	Unpaid Principal Balance	Total	Notation Made By

**Exhibit H**

(Newco Second Lien Credit Agreement)

SECOND LIEN CREDIT AGREEMENT

dated as of [●], 2011,

among

WORKFLOWONE LLC,

as the Borrower,

VARIOUS FINANCIAL INSTITUTIONS AND OTHER PERSONS FROM TIME TO TIME  
PARTIES HERETO,

as the Lenders,

and

SILVER POINT FINANCE, LLC,  
as the Administrative Agent.

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EXHIBIT H	-	Form of Mortgage

## SECOND LIEN CREDIT AGREEMENT

THIS SECOND LIEN CREDIT AGREEMENT, dated as of [●], 2011, is among WORKFLOWONE LLC, a Delaware limited liability company (the "Borrower"), the various financial institutions and other Persons from time to time parties hereto (the "Lenders") and SILVER POINT FINANCE, LLC ("Silver Point"), as the administrative agent (in such capacity, the "Administrative Agent"), for the Lenders.

### W I T N E S S E T H:

WHEREAS, on September 29, 2010, WF Capital Holdings, Inc. and its subsidiaries (collectively, "Bankruptcy Debtors") filed voluntary petitions for reorganization under Chapter 11 of the United States Bankruptcy Code (11 U.S.C. §§101-1532, as amended, the "Bankruptcy Code") in the United States Bankruptcy Court for the Eastern District of Virginia, Norfolk Division (the "Bankruptcy Court"), jointly administered as In re Workflow Management, Inc., et al., Chapter 11 Case No. 10-74617 (SCS) and continued in the possession of their property and in the management of their businesses pursuant to Sections 1107(a) and 1108 of the Bankruptcy Code (the "Bankruptcy Cases");

WHEREAS, on January 21, 2011, the Bankruptcy Debtors filed with the Bankruptcy Court a Third Amended Joint Chapter 11 Plan of Workflow Management, Inc. and its Affiliated Debtors (the "Plan") and a disclosure statement;

WHEREAS, the Plan contemplates, among other things: (i) the transfer of substantially all assets of the Bankruptcy Debtors to Workflow Holdings LLC, a Delaware limited liability company (the "Parent"), or to another entity or entities designated by Parent, pursuant to the Asset Purchase and Sale Agreement, dated as of January 21, 2011, by and among the Bankruptcy Debtors as Sellers and Parent as Buyer, as amended, supplemented, amended and restated or otherwise modified from time to time prior to the Effective Date and, as permitted hereunder, thereafter (the "Asset Purchase Agreement"); (ii) the cancellation of all Indebtedness outstanding under the First Lien Credit Agreement (as defined in the Plan, and referred to herein as the "Pre-Petition First Lien Credit Agreement") in exchange for the issuance of First Lien Loans under the First Lien Credit Agreement; and (iii) the cancellation of all Indebtedness outstanding under the Second Lien Credit Agreement (as defined in the Plan, and referred to herein as the "Pre-Petition Second Lien Credit Agreement") in exchange for the issuance of (x) the Term A Loans and Term B Loans hereunder and (y) the Newco Preferred Units (as defined in the Plan);

WHEREAS, Parent owns all of the Capital Securities of Borrower and has designated<sup>1</sup> Borrower to purchase substantially all of the assets of the Bankruptcy Debtors pursuant to the Asset Purchase Agreement;

WHEREAS, on [●], 2011, the Bankruptcy Court entered the order confirming the Plan (the "Confirmation Order") pursuant to which, among other things, the Bankruptcy Court approved the transactions contemplated by the Plan;

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<sup>1</sup> To be designated in bill of sale or by resolution.

WHEREAS, on the date hereof (the “Effective Date”), concurrently with the effectiveness of this Agreement, the Plan shall become effective in accordance with its terms;

WHEREAS, in connection with the transactions contemplated by the Plan and by operation of the Confirmation Order, on the Effective Date, each lender under the Pre-Petition Second Lien Credit Agreement shall receive (via an exchange) its Pro Rata Share (as defined in the Plan) of (x) the Newco Preferred Units (as defined in the Plan) and (y) the Term A Loans and Term B Loans (the “Exchange of Loans”) and shall become a Lender hereunder, subject to all of the rights and obligations of a Lender hereunder without any further action on the part of such Lender; and

WHEREAS, the Parent and each Subsidiary of the Borrower, which is or hereafter becomes a party hereto as a Guarantor, is or will be affiliated, is or will be engaged in interrelated businesses, and is or will derive substantial direct and indirect benefit from extensions of credit to the Borrower.

NOW, THEREFORE, the parties hereto agree as follows.

## ARTICLE I DEFINITIONS AND ACCOUNTING TERMS

SECTION 1.1 Defined Terms. The following terms (whether or not underscored) when used in this Agreement, including its preamble and recitals, shall, except where the context otherwise requires, have the following meanings (such meanings to be equally applicable to the singular and plural forms thereof):

“Account Debtor” means any Person who is or who may become obligated under, with respect to, or on account of, an account, chattel paper, or a general intangible or intangible, as applicable, in each case, as such term is defined under the UCC.

“Additional Cash Interest Conditions” means, with respect to any Interest Payment Date occurring on or after May 15, 2012, (a) immediately prior to giving effect to the interest payment on such Interest Payment Date, as of the Business Day immediately preceding such Interest Payment Date, the Adjusted Cash Balance shall be greater than or equal to \$25,000,000 and (b) after giving pro forma effect to the payment of interest in cash on the Loans required to be made on such Interest Payment Date pursuant to Section 3.2.1 (but before giving effect to any interest required to be paid pursuant to clause (ii) of Section 3.2.1), the Fixed Charge Coverage Ratio with respect to such Interest Payment Date shall be greater than 2.00 to 1.00.

“Adjusted Cash Balance” means, as of any date, the sum of cash and Cash Equivalent Investments of the Borrower and its Subsidiaries on such date, plus 100% of the amount of all repayments of principal of the Loans made through such date pursuant to Sections 3.1.1(a) and 3.1.1(d) of the First Lien Credit Agreement.

“Administrative Agent” is defined in the preamble and includes each other Person appointed as the successor Administrative Agent pursuant to Section 9.3.

“Affected Lender” is defined in Section 4.10.

“Affiliate” of any Person means any other Person which, directly or indirectly, controls, is controlled by or is under common control with such Person. “Control” of a Person means the power, directly or indirectly,

(a) to vote 10% or more of the Capital Securities (on a fully diluted basis) of such Person having ordinary voting power for the election of directors, managing members or general partners (as applicable); or

(b) to direct or cause the direction of the management and policies of such Person (whether by contract or otherwise).

“Agreement” means, on any date, this Credit Agreement as originally in effect on the Effective Date and as thereafter from time to time amended, supplemented, amended and restated or otherwise modified from time to time and in effect on such date.

“Approved Fund” means any Person (other than a natural Person) that (a) is engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course of its business, and (b) is administered or managed by a Lender, an Affiliate of a Lender or a Person or an Affiliate of a Person that administers or manages a Lender.

“Assignee Lender” means each future Lender which signs a Lender Assignment Agreement pursuant to Section 10.11.

“Asset Purchase Agreement” is defined in the third recital.

“Authorized Officer” means, relative to any Obligor, those of its officers, general partners or managing members (as applicable) whose signatures and incumbency shall have been certified to the Administrative Agent pursuant to Section 5.1(b).

“Bankruptcy Cases” is defined in the first recital.

“Bankruptcy Code” is defined in the first recital.

“Bankruptcy Court” is defined in the first recital.

“Bankruptcy Debtors” is defined in the first recital.

“Base Margin” means 11.0%.

“Borrower” is defined in the preamble.

“Business Day” means any day which is neither a Saturday nor Sunday nor a legal holiday on which banks are authorized or required to be closed in New York, New York.

“Capital Expenditures” means, for any period, (a) the aggregate amount of all expenditures of the Borrower and its Subsidiaries for fixed or capital assets made during such period which, in accordance with GAAP, would have been (or in accordance with GAAP, should

be) classified as capital expenditures, including the capitalized portion of any Capitalized Lease Liabilities (determined in accordance with GAAP) incurred by the Borrower and its Subsidiaries during such period, less (b) the aggregate amount of expenditures to replace capital assets with Net Disposition Proceeds or Net Casualty Proceeds pursuant to clause (c) of Section 3.1.1; provided, however that Capital Expenditures shall not include expenditures made in connection with the replacement, substitution or restoration of assets to the extent financed with awards of compensation arising from the taking by eminent domain or condemnation of the assets being replaced.

“Capital Securities” means, with respect to any Person, all shares, interests, participations or other equivalents (however designated, whether voting or non-voting) of such Person’s capital (including all capital stock, partnership, membership or other equity interests in such Person), whether now outstanding or issued after the Effective Date and whether or not certificated.

“Capitalized Lease Liabilities” means, with respect to any Person, all monetary obligations of such Person and its Subsidiaries under any leasing or similar arrangement which have been (or, in accordance with GAAP, should be) classified as capitalized leases, and for purposes of each Loan Document the amount of such obligations shall be the capitalized amount thereof, determined in accordance with GAAP, and the stated maturity thereof shall be the date of the last payment of rent or any other amount due under such lease prior to the first date upon which such lease may be terminated by the lessee without payment of a premium or a penalty.

“Cash Equivalent Investment” means, at any time:

(a) any direct obligation of (or unconditionally guaranteed by) the United States or a State thereof (or any agency or political subdivision thereof, to the extent such obligations are supported by the full faith and credit of the United States or a State thereof) maturing not more than one year after such time;

(b) commercial paper maturing not more than 270 days from the date of issue, which is issued by a corporation (other than an Affiliate of any Obligor) organized under the laws of any State of the United States or of the District of Columbia, and rated A-1 or higher by S&P or P-1 or higher by Moody’s;

(c) any certificate of deposit, time deposit or bankers acceptance, maturing not more than one year after its date of issuance, which is issued by any bank organized under the laws of the United States (or any State thereof), and which has (x) a credit rating of A2 or higher from Moody’s or A or higher from S&P and (y) a combined capital and surplus greater than \$500,000,000;

(d) shares of money market mutual or similar funds which invest exclusively in assets satisfying the requirements of clauses (a) through (c) of this definition;

(e) money market funds that (i) purport to comply generally with the criteria set forth in SEC Rule 2a-7 under the Investment Company Act of 1940, as amended, (ii) are rated AAA by S&P or Aaa by Moody’s or carrying an equivalent rating by a national recognized rating agency, and (iii) have portfolio assets of at least \$5,000,000,000; or

(f) any repurchase agreement having a term of 30 days or less entered into with any Lender or any commercial banking institution satisfying the criteria set forth in clause (c) which

(i) is secured by a fully perfected security interest in any obligation of the type described in clause (a), and

(ii) has a market value at the time such repurchase agreement is entered into of not less than 100% of the repurchase obligation of such commercial banking institution thereunder.

“Cash Interest Conditions” means, with respect to the Business Day immediately preceding any Interest Payment Date, that (a) after giving pro forma effect to the payment of interest in cash on such Interest Payment Date pursuant to Section 3.2.1, cash and Cash Equivalent Investments of the Borrower and its Subsidiaries shall be equal to or greater than \$12,500,000, and (b) EBITDA for the four-quarter period ended as of the most recent fiscal quarter of the Borrower ended prior to such Interest Payment Date, shall be equal to or greater than \$37,500,000.

“Casualty Event” means the damage, destruction or condemnation, as the case may be, of property of any Person or any of its Subsidiaries.

“CERCLA” means the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended.

“CERCLIS” means the Comprehensive Environmental Response, Compensation and Liability Information System database.

“Change in Control” means:

(a) the failure of Parent at any time to directly own beneficially and of record on a fully diluted basis 100% of the outstanding Capital Securities of the Borrower, such Capital Securities to be held free and clear of all Liens (other than Liens granted under a Loan Document or a Second Lien Loan Document); or

(b) an event by which any “person” or “group” (as such terms are used in Sections 13(d) and 14(d) of the Exchange Act) other than the Permitted Holders is or becomes the beneficial owner of Capital Securities of the Parent representing more than 50% of the economic power of the total outstanding Capital Securities of the Parent.

“Closing Date” means the Effective Date.

“Code” means the Internal Revenue Code of 1986, and the regulations thereunder, in each case as amended, reformed or otherwise modified from time to time.

“Collections” means all cash, checks, notes, instruments and other items of payment (including insurance proceeds, proceeds of cash sales, rental proceeds and tax refunds) of the Borrower and its Subsidiaries.

“Communications” is defined in clause (a) of Section 9.9.

“Compliance Certificate” means a certificate duly completed and executed by an Authorized Officer of the Borrower, substantially in the form of Exhibit D hereto, together with such changes thereto as the Administrative Agent may from time to time request for the purpose of monitoring the Borrower’s compliance with the financial covenants contained herein.

“Confirmation Order” is defined in the fifth recital.

“Contingent Liability” means any agreement, undertaking or arrangement by which any Person guarantees, endorses or otherwise becomes or is contingently liable upon (by direct or indirect agreement, contingent or otherwise, to provide funds for payment, to supply funds to, or otherwise to invest in, a debtor, or otherwise to assure a creditor against loss) the Indebtedness (or, solely for purposes of the definition of Investment, other obligations) of any other Person (other than by endorsements of instruments in the course of collection), or guarantees the payment of dividends or other distributions upon the Capital Securities of any other Person. The amount of any Person’s obligation under any Contingent Liability shall (subject to any limitation set forth therein) be deemed to be the outstanding principal amount of the debt, obligation or other liability guaranteed thereby.

“Continuation/Conversion Notice” means a notice of continuation or conversion and certificate duly executed by an Authorized Officer of the Borrower, substantially in the form of Exhibit B hereto.

“Control Agreement” means an agreement in form and substance reasonably satisfactory to the Administrative Agent which provides for the Administrative Agent to have “control” (as defined in Section 8-106 of the UCC, as such term relates to investment property (other than certificated securities or commodity contracts), or as used in Section 9-106 of the UCC, as such term relates to commodity contracts, or as used in Section 9-104(a) of the UCC, as such term relates to deposit accounts).

“Controlled Group” means all members of a controlled group of corporations and all members of a controlled group of trades or businesses (whether or not incorporated) under common control which, together with the Borrower, are treated as a single employer under Section 414(b) or 414(c) of the Code or Section 4001 of ERISA.

“Controlling Class” means, at any time that any Term A-Prime Loans are outstanding, Lenders holding more than 50% of the outstanding principal amount of the Term A-Prime Loans.

“Copyright Security Agreement” means any Copyright Security Agreement executed and delivered by any Obligor in substantially the form of Exhibit C to the Security Agreement, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Debt Issuance” means the issuance of any Indebtedness within the meaning of clauses (a) and (c) of the definition thereof by the Borrower or any of its Subsidiaries.



“Default” means any Event of Default or any condition, occurrence or event which, after notice or lapse of time or both, would constitute an Event of Default.

“Deposit Account” means a “deposit account” as that term is defined in Section 9-102(a) of the UCC.

“Disclosure Schedule” means the Disclosure Schedule attached hereto as Schedule I, as it may be amended, supplemented, amended and restated or otherwise modified from time to time by the Borrower with the written consent of the Administrative Agent.

“Disposition” (or similar words such as “Dispose”) means any sale, transfer, lease, sale-leaseback, contribution or other conveyance (including by way of merger) of, or the granting of options, warrants or other rights to, any of the Borrower’s or its Subsidiaries’ assets (including accounts receivable and Capital Securities of Subsidiaries) to any other Person (other than to another Obligor) in a single transaction or series of transactions.

“Dollar” and the sign “\$” mean lawful money of the United States.

“Earnout Payment” means in connection with any Permitted Acquisition, any portion of the purchase price for such acquisition which is (a) deferred to a date after the closing date therefor and (b) is contingent upon the performance of the business being acquired pursuant to such Permitted Acquisition.

“EBITDA” means, for any applicable period, Net Income for such period, plus, to the extent deducted in determining Net Income for such period, the sum, without duplication, of:

- (a) income and state franchise Tax expense;
- (b) interest expense, together with (i) amortization or write-off of debt discount and debt issuance costs and commissions, discounts and other fees and charges associated with Indebtedness (including administrative fees and charges with respect to the Obligations and the First Lien Loans), and (ii) prepayment penalties, make-whole payments or call premiums payable on prepayment of Indebtedness;
- (c) depreciation and amortization expense;
- (d) any (i) extraordinary expenses or losses (including whether or not otherwise includable in the Parent’s statement of Net Income for such period) or (ii) losses on sales or write-offs of assets outside of the ordinary course of business);
- (e) any unusual non-cash or other non-cash charges, expenses or losses, including any inventory revaluations resulting from the Transactions and any non-cash write-offs required to be made under FASB ASC Topic 350, and any non-cash charges, fees, payments, expenses or losses accrued in connection with the consummation of the Plan (including all fresh start accounting adjustments), in each case incurred during such period;

- (f) (x) restructuring and integration costs of the Borrower and its Subsidiaries, including but not limited to severance costs, plant moving costs, central sourcing costs, lease termination costs, and professional advisory fees incurred in connection with the adoption and execution of restructuring integration initiatives and the restructuring and refinancing of the Borrower's debt incurred during such period, and (y) any non-recurring expenses or losses consisting of (a) losses from extinguishment of debt, casualty (including fire, earthquake, hurricane, terrorism or other force majeure events), condemnation and expropriation and (b) other non-recurring losses which are set forth as such in the income statement of the Parent; provided that such costs, expenses or losses shall only be included to the extent in the aggregate they are equal to or less than \$20,000,000 for any four quarter period;
- (g) transaction fees and expenses related to the Transactions paid by any Obligor;
- (h) all fees and expenses (including management fees) accrued, or permitted hereunder to be paid and actually paid by any Obligor, for such period pursuant to the LLC Agreement and the Management Agreements, as in effect on the date hereof or as amended, modified or supplemented as permitted hereby;
- (i) reasonable transaction fees and expenses incurred by any Obligor in connection with Permitted Acquisitions;
- (j) [reserved];
- (k) write-offs, reserves or allowances of notes receivable from current and former officers, founders, and direct or indirect shareholders of the Borrower and its Subsidiaries, in a principal amount not to exceed \$3,000,000 (plus accrued and unpaid interest) in the aggregate over the term of this Agreement;
- (l) costs and expenses of outside professionals engaged by the Borrower and its Subsidiaries at the request of the Lenders or First Lien Lenders, and outside professionals engaged by the Lenders and First Lien Lenders at the expense of the Borrower and its Subsidiaries;
- (m) expenses related to the issuance of equity-based compensation;
- (n) reasonable fees (including legal fees and other similar advisory and consulting fees, administrative fees and working fees), charges, payments and expenses accrued or paid by any Obligor in connection with the consummation of the Plan;
- (o) reasonable fees paid to the Administrative Agent pursuant to the Fee Letter; and
- (q) any letter of credit fees, to the extent paid by any Obligor in cash;

minus, to the extent included in Net Income for such period, the sum, without duplication, of:

(i) interest income (except to the extent deducted in determining interest expense);

(ii) any extraordinary or non-recurring income or gains (including whether or not otherwise includable in the Parent's statement of Net Income for such period, gains on the sales of assets outside the ordinary course of business); and

(iii) any unusual non-cash or other non-cash income;

provided that, for purposes of Section 7.2.4, and notwithstanding any provision of Section 1.4(b) to the contrary, calculations of EBITDA for any period shall be adjusted to exclude items otherwise properly included to the extent such items relate to assets Disposed in such period, on a *pro forma* basis as if such asset was Disposed on the first day of such period; and

provided further that, notwithstanding the foregoing provisions of this definition of EBITDA, (i) the quarterly EBITDA of the Borrower and its Subsidiaries for each Fiscal Quarter ending on September 30, 2010 and December 31, 2010 and (ii) the EBITDA of the Borrower and its Subsidiaries for the period commencing on January 1, 2011 until the Closing Date, and with respect to clauses (i) and (ii), together with all itemized additions and deductions thereto, shall be as set forth in Schedule III hereto.

"Effective Date" is defined in the sixth recital.

"Eligible Assignee" means any Person (other than an Ineligible Assignee).

"Emigsville Property" means the real property owned by the Borrower, located in York County, Pennsylvania and commonly known as 325 Busser Road, Emigsville, Pennsylvania.

"Employee Benefit Plan" means any employee benefit plan within the meaning of Section 3(3) of ERISA that is maintained for employees of the Borrower or any member of the Borrower's Controlled Group.

"Environmental Laws" means all applicable foreign, federal, state, provincial or local statutes, laws, ordinances, codes, rules and regulations (including consent decrees and administrative orders) relating to public health and safety and protection of the environment.

"ERISA" means the Employee Retirement Income Security Act of 1974, as amended, and any successor statute thereto of similar import, together with the regulations thereunder, in each case as in effect from time to time. References to sections of ERISA also refer to any successor sections thereto.

"Event of Default" is defined in Section 8.1.

"Excess Cash Factor" means, with respect to any Interest Payment Date, the proportion that (a) the rate at which the Loans bear interest payable in cash for such Interest Payment Date

pursuant to clause (ii) of the third sentence of Section 3.2.1, bears to (b) 6% per annum (which proportion shall be zero in the event that no cash interest is payable on such Interest Payment Date pursuant to such clause (ii)).

“Excess Cash Flow” means, for any Fiscal Year, the result of the following calculation:

(a) EBITDA for such period;

plus

(b) the absolute value of any net decrease in Working Capital for such period;

less

(c) the sum (without duplication) for such period of the following:

(i) the aggregate amount of (A) all regularly scheduled or mandatorily repayable principal payments of Indebtedness (including the Loans) made during such Fiscal Year, (B) all optional prepayments of Indebtedness permitted hereby (other than the Loans) during such Fiscal Year (including any call premiums paid in cash upon repayment of such Indebtedness) and (C) the portion of any regularly scheduled payments with respect to Capital Lease Liabilities allocable to principal;

(ii) cash payments made with respect to Capital Expenditures (to the extent permitted hereunder and not funded with debt or equity issuances);

(iii) all federal, state, local and foreign income, franchise or other similar taxes to the extent paid by the Parent and its Subsidiaries in cash (including any future payments of past-priority taxes assumed from the Bankruptcy Debtors for any past, present or current periods) and, to the extent not duplicative thereof, Restricted Payments made for the purposes described in clause (b)(iii) of Section 7.2.6;

(iv) interest expense to the extent paid in cash during such Fiscal Year;

(v) to the extent actually paid in cash during such Fiscal Year, Earnout Payments (to the extent not funded with debt or equity issuances);

(vi) the absolute value of any net increase in Working Capital for such period;

(vii) cash payments to the extent (A) paid in cash during such period and (B) added back to EBITDA for such period under clauses (d), (f), (g), (h), (i), (l), (n), (o) and (p) of the definition of EBITDA; and

(ix) cash payments made with respect to Permitted Acquisitions and Investments permitted under Section 7.2.5 (except to the extent funded with debt or equity issuances); and

(x) cash payments made pursuant to the Transactions.

“Exchange Act” means the Securities Exchange Act of 1934, as amended.

“Exchange of Loans” is defined in the seventh recital.

“Exemption Certificate” is defined in clause (e) of Section 4.6.

“FATCA” means Sections 1471 through 1474 of the Code.

“Fee Letter” means the confidential letter, dated the date hereof, between the Administrative Agent and the Borrower.

“Filing Agent” is defined in Section 5.7.

“Filing Statements” is defined in Section 5.7.

“First Lien Administrative Agent” means the “Administrative Agent” as defined in the First Lien Credit Agreement (or such corresponding term in the event the First Lien Credit Agreement is refinanced in accordance with the terms hereof).

“First Lien Credit Agreement” means the First Lien Credit Agreement, dated as of the date hereof, among the Borrower, the various financial institutions and other Persons from time to time party thereto as lenders, The Bank of New York Mellon, as the administrative agent and the other Persons party thereto as agents, as amended, supplemented, amended and restated, refinanced or otherwise modified from time to time.

“First Lien Debt” means, on any date of determination, the aggregate outstanding principal amount of all Indebtedness of the Parent and its Subsidiaries secured by a Lien (other than the Loans and Indebtedness of the types set forth in clauses (b) and (f) of the definition of Indebtedness and any Contingent Liability in respect of the foregoing) outstanding on the last day of the Fiscal Quarter ending on or immediately preceding the date of determination.

“First Lien Lender” means the “Lenders” as defined in the First Lien Credit Agreement (or such corresponding term in the event the First Lien Credit Agreement is refinanced in accordance with the terms hereof).

“First Lien Loan Documents” means the “Loan Documents” as defined in the First Lien Credit Agreement (or such corresponding term in the event the First Lien Credit Agreement is refinanced in accordance with the terms hereof).

“First Lien Loans” means the “Loans” as defined in the First Lien Credit Agreement (or such corresponding term in the event the First Lien Credit Agreement is refinanced in accordance with the terms hereof).

“First Lien Termination Date” means the “Termination Date” as defined in the First Lien Credit Agreement (or such corresponding term in the event the First Lien Credit Agreement is refinanced in accordance with the terms hereof).

“Fiscal Quarter” means a quarter ending on the last day of March, June, September or December.

“Fiscal Year” means any period of twelve consecutive calendar months ending on December 31; references to a Fiscal Year with a number corresponding to any calendar year (e.g., the “2011 Fiscal Year”) refer to the Fiscal Year ending on December 31 of such calendar year.

“Fixed Charge Coverage Ratio” means, as of any Interest Payment Date, the ratio of (a) EBITDA for the four quarter period ended as of the most recent fiscal quarter ended immediately prior to such Interest Payment Date to (b) the Fixed Charges for such four quarter period (as determined in accordance with the definition thereof).

“Fixed Charges” means, for any four quarter period with respect to the Borrower and its Subsidiaries on a consolidated basis, the sum of (a) cash Interest Expense of the Borrower and its Subsidiaries on a consolidated basis for such period, and (b) all scheduled amortization payments of principal of Indebtedness made by the Borrower and its Subsidiaries during such period, provided, however, that for purposes of determining the amount of Interest Expense paid in cash on the Loans for such period, such amount shall be the sum of (i) interest on the Loans required to be paid in cash on the Interest Payment Date immediately following the end of such period which shall be treated as if such cash interest payments were made on the last day of such four quarter period, plus (ii) Interest Expense paid in cash on the Loans on the three preceding Interest Payment Dates.

“Foreign Pledge Agreement” means any supplemental pledge agreement governed by the laws of a jurisdiction other than the United States or a State thereof executed and delivered by the Borrower or any of its Subsidiaries pursuant to the terms of this Agreement, in form and substance reasonably satisfactory to the Administrative Agent, as may be necessary or desirable under the laws of organization or incorporation of a Subsidiary to further protect or perfect the Lien on and security interest in any Collateral (as defined in the Security Agreement).

“Foreign Subsidiary” means any Subsidiary that is not incorporated or organized under the laws of the United States, a state thereof or the District of Columbia and any Subsidiary of such a Foreign Subsidiary.

“F.R.S. Board” means the Board of Governors of the Federal Reserve System or any successor thereto.

“GAAP” is defined in Section 1.4.

“Goshen Property” means the real property owned by the Borrower, located in Elkhart County, Indiana and commonly known as 1302 Eisenhower Drive North, Goshen, Indiana.

“Governmental Authority” means the government of the United States, any other nation, or any political subdivision thereof, whether state, provincial or local, and any agency, authority, instrumentality, regulatory body, court, central bank or other Person exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government.

“Granting Lender” is defined in clause (g) of Section 10.11.

“Guarantor” means, collectively, the Parent, each Subsidiary Guarantor and each other Person party to a Guaranty.

“Guaranty” means, as applicable, the Parent Guaranty, any Subsidiary Guaranty and any other document delivered by a U.S. Subsidiary of the Borrower whereby such U.S. Subsidiary becomes liable for the Obligations.

“Hazardous Material” means

- (a) any “hazardous substance”, as defined by CERCLA;
- (b) any “hazardous waste”, as defined by the RCRA; or
- (c) any pollutant or contaminant or hazardous, dangerous or toxic chemical, material or substance (including any petroleum product) within the meaning of any other applicable Environmental Law relating to or imposing liability or standards of conduct concerning any hazardous, toxic or dangerous waste, substance or material, all as amended.

“Hedging Obligations” means, with respect to any Person, all liabilities of such Person under currency exchange agreements, interest rate swap agreements, interest rate cap agreements and interest rate collar agreements, and all other agreements or arrangements designed to protect such Person against fluctuations in interest rates or currency exchange rates.

“herein”, “hereof”, “hereto”, “hereunder” and similar terms contained in any Loan Document refer to such Loan Document as a whole and not to any particular Section, paragraph or provision of such Loan Document.

“Hypothetical Tax Rate” means, for any taxable year, the greater of the highest marginal rate of combined federal, state and local income tax (including any Medicare contribution taxes imposed on net investment income) payable by (i) an individual resident in New York City and (ii) a corporation resident in New York City whose sole assets are the membership interests of the Parent that are held by such corporation, in each case taking into account the particular character of the income involved (e.g., capital gain or ordinary income) and taking into account the deductibility of state and local income taxes in computing federal income tax liability.

“including” and “include” means including without limiting the generality of any description preceding such term, and, for purposes of each Loan Document, the parties hereto agree that the rule of ejusdem generis shall not be applicable to limit a general statement, which

is followed by or referable to an enumeration of specific matters, to matters similar to the matters specifically mentioned.

“Indebtedness” of any Person means:

- (a) all obligations of such Person for borrowed money or advances and all obligations of such Person evidenced by bonds, debentures, notes or similar instruments or upon which interest payments are customarily made;
- (b) all obligations, contingent or otherwise, relative to the face amount of all letters of credit, whether or not drawn, banker’s acceptances, performance, surety or appeal bonds (or similar obligations) issued for the account of such Person;
- (c) all Capitalized Lease Liabilities of such Person;
- (d) all reimbursement, payment or other obligations or liabilities of such Person created or arising under any conditional sale or title retention agreement with respect to property used or acquired by such Person;
- (e) for purposes of Section 8.1.4 only, all other items which, in accordance with GAAP, would be included as liabilities on the balance sheet of such Person as of the date at which Indebtedness is to be determined;
- (f) net Hedging Obligations of such Person;
- (g) whether or not so included as liabilities in accordance with GAAP, all obligations of such Person to pay the deferred purchase price of property or services (including all reimbursement, payment or other obligations or liabilities of such Person created or arising under any conditional sale or title retention agreement with respect to property used or acquired by such Person) (excluding trade accounts payable in the ordinary course of business and not outstanding for more than 120 days after such payable was due unless, if such payable is outstanding more than 120 days after such payable was due, they are being contested in good faith and by appropriate proceedings promptly initiated and diligently conducted) of the date of purchase of such goods and services, and indebtedness secured by (or for which the holder of such indebtedness has an existing right, contingent or otherwise, to be secured by) a Lien on property owned or being acquired by such Person (including indebtedness arising under conditional sales or other title retention agreements), whether or not such indebtedness shall have been assumed by such Person or is limited in recourse;
- (h) obligations arising under Synthetic Leases;
- (i) all Contingent Liabilities of such Person; and
- (j) all obligations referred to in clauses (a) through (i) of this definition of another Person secured by (or for which the holder of such Indebtedness has an existing right, contingent or otherwise, to be secured by) a Lien upon property owned by such Person.



The Indebtedness of any Person shall include the Indebtedness of any other Person (including any partnership in which such Person is a general partner) to the extent such Person is liable therefor as a result of such Person's ownership interest in or other relationship with such Person, except to the extent the terms of such Indebtedness provide that such Person is not liable therefor.

"Indemnified Liabilities" is defined in Section 10.4.

"Indemnified Parties" is defined in Section 10.4.

"Ineligible Assignee" means a natural Person, the Parent, any Subsidiary of Parent and Perseus.

"Intercreditor Agreement" means the Intercreditor Agreement, dated the date hereof, and substantially in the form of Exhibit G hereto, executed and delivered by the Administrative Agent, the administrative agent under the First Lien Credit Agreement and the Obligors pursuant to the terms of this Agreement, as amended, supplemented, amended and restated, replaced or otherwise modified from time to time.

"Interest Coverage Ratio" means, as of the last day of any Fiscal Quarter, the ratio computed for the period consisting of such Fiscal Quarter and each of the three immediately preceding Fiscal Quarters of:

(a) EBITDA (for all such Fiscal Quarters)

to

(b) the sum (for all such Fiscal Quarters) of Interest Expense;

provided that, for purposes of calculating the Interest Coverage Ratio for each of the following Fiscal Quarters of the 2011 Fiscal Year, Interest Expense shall be calculated as follows: (i) with respect to the third Fiscal Quarter of such Fiscal Year, the amount of Interest Expense for such Fiscal Quarter and the immediately preceding Fiscal Quarter multiplied by two; and (ii) with respect to the fourth Fiscal Quarter of such Fiscal Year, the amount of Interest Expense for such Fiscal Quarter and the two immediately preceding Fiscal Quarters multiplied by one and one-third.

"Interest Expense" means, for any applicable period, (a) the aggregate cash interest expense of the Parent and its Subsidiaries for such applicable period, including the portion of any payments made in respect of Capitalized Lease Liabilities allocable to interest expense but excluding (to the extent otherwise included in the definition of Interest Expense) (i) amortization of deferred financing costs, (ii) make-whole payments or call premiums paid or payable in cash upon repayment of Indebtedness and (iii) any interest capitalized or paid in kind; less (b) the aggregate interest income received by Parent and its Subsidiaries for such applicable period.

"Interest Payment Date" means each February 15, May 15, August 15 and November 15 in each year, commencing on May 15, 2011 and continuing until, and including, the Stated Maturity Date.

“Investment” means, relative to any Person,

- (a) any loan, advance or extension of credit made by such Person to any other Person, including the purchase by such Person of any bonds, notes, debentures or other debt securities of any other Person;
- (b) Contingent Liabilities in favor of any other Person; and
- (c) any Capital Securities held by such Person in any other Person.

The amount of any Investment shall be the original principal or capital amount thereof less all returns of principal or capital thereon and shall, if made by the transfer or exchange of property other than cash, be deemed to have been made in an original principal or capital amount equal to the fair market value of such property at the time of such Investment.

“Lender Assignment Agreement” means an assignment agreement substantially in the form of Exhibit C hereto.

“Lenders” is defined in the preamble.

“Lender’s Environmental Liability” means any and all losses, liabilities, obligations, penalties, claims, litigation, demands, defenses, costs, judgments, suits, proceedings, damages, (including consequential damages), disbursements or expenses of any kind or nature whatsoever (including reasonable attorneys’ fees and expenses at trial and appellate levels and experts’ fees and disbursements and expenses incurred in investigating, defending against or prosecuting any litigation, claim or proceeding) which may at any time be imposed upon, incurred by or asserted or awarded against the Administrative Agent or any Lender or any of such Person’s Affiliates, shareholders, directors, officers, employees, and agents in connection with or arising from:

- (a) any Hazardous Material on, in, under or migrating from all or any portion of any property of the Borrower or any of its Subsidiaries or the groundwater thereunder to the extent caused by Releases from the Borrower’s or any of its Subsidiaries’ or any of their respective predecessors’ properties;
- (b) any misrepresentation, inaccuracy or breach of any warranty, contained or referred to in Section 6.11;
- (c) any violation or claim of violation by the Borrower or any of its Subsidiaries of any Environmental Laws; or
- (d) the imposition of any Lien for damages caused by, or the recovery of any costs with respect to, the cleanup, Release of Hazardous Material by the Borrower or any of its Subsidiaries, or in connection with any property owned by the Borrower or any of its Subsidiaries.

“LIBO Rate” means, with respect to each period (each an “Interest Period”) commencing on the day immediately following an Interest Payment Date (or the Effective Date in the case of the first such period) and ending on the next succeeding Interest Payment Date, a rate per annum

equal to the greater of (i) 3.00% and (ii) the rate published at approximately 11:00 a.m. (London time) on the first Business Day of any Interest Period by the British Bankers' Association for deposits in Dollars for three months (as set forth by the Bloomberg Information Service or any successor thereto or any other service selected by the Administrative Agent which has been nominated by the British Bankers' Association as an authorized information vendor for the purpose of displaying such rates).

“Lien” means any security interest, mortgage, pledge, hypothecation, assignment, deposit arrangement, encumbrance, lien (statutory or otherwise), charge against or security interest in property, or other priority or preferential arrangement of any kind or nature whatsoever, including any conditional sale or title retention arrangement, any Capitalized Lease Liability and any assignment, deposit arrangement or financing lease intended as security.

“Livermore Property” means the real property owned by the Borrower, located in Alameda County, California and commonly known as 5775 Brisa Street, Livermore, California.

“LLC Agreement” means the Amended and Restated Limited Liability Company Agreement, dated [●], 2011, among the Parent and the other parties thereto, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Loan” means, as the context may require, a Term A-Prime Loan, Term A Loan or Term B Loan; “Loans” means the Term A-Prime Loans, Term A Loans and Term B Loans, collectively.

“Loan Documents” means, collectively, this Agreement, the Notes, the Fee Letter, each agreement pursuant to which the Administrative Agent is granted a Lien to secure all or any part of the Obligations, each Guaranty, the Intercreditor Agreement and each other agreement, certificate, document or instrument delivered in connection with any Loan Document, whether or not specifically mentioned herein or therein.

“Make-Whole Premium” means, with respect to any Loan on any date of prepayment, the present value of (a) all required remaining interest payments (excluding accrued and unpaid interest on the amount prepaid on the date of such prepayment) due on such Loan from the date of prepayment through and including the second anniversary of the Effective Date plus (b) 7.5% of the aggregate principal amount of the Loans that would be outstanding on such second anniversary, in each case discounted from the second anniversary of the Effective Date to the date of prepayment using a discount rate equal to the Treasury Rate plus 50 basis points (it being agreed, for purposes hereof, that (a) the LIBO Rate applicable to all required remaining interest payments on such Loan shall be deemed to be equal to the LIBO Rate in effect on the date of such prepayment), (b) the remaining interest payments shall be calculated on the assumption that the Cash Interest Conditions are satisfied and the Additional Cash Interest Conditions are not satisfied on all remaining Interest Payment Dates, and (c) all interest capitalized on the Loans on such remaining Interest Payments shall be due and payable as a single payment on such second anniversary); provided, however, that if a sale of all or substantially all assets or Capital Securities of the Borrower occurs to a Person who is not an Affiliate of the Borrower without the consent of Perseus, on or before the second anniversary of the Effective Date, then the Make-

Whole Premium shall not exceed 10% of the then outstanding aggregate principal amount of the Loans.

“Management Agreements” means the Management Agreements, dated as of the Effective Date, among Silver Point Capital, L.P. and Perseus and the Borrower, as amended, supplemented, amended and restated or otherwise modified from time to time as permitted hereunder.

“Material Adverse Effect” means a material adverse effect on (a) the business, condition (financial or otherwise), operations, performance or properties of the Parent and its Subsidiaries taken as a whole, (b) the rights and remedies of any Secured Party under any Loan Document, (c) the ability of any Obligor to perform its Obligations under any Loan Document, (d) the legality, validity or enforceability of this Agreement or any other Loan Document or (e) the validity, perfection or priority of Liens with respect to any material portion of the collateral in favor of the Administrative Agent for the benefit of the Secured Parties (other than any material adverse effect that has occurred as a result of the Bankruptcy Cases and related proceedings).

“Moody’s” means Moody’s Investors Service, Inc.

“Mortgage” means each mortgage, deed of hypothec, debenture, pledge, deed of trust or agreement executed and delivered by any Obligor in favor of the Administrative Agent for the benefit of the Secured Parties pursuant to the requirements of this Agreement substantially in the form set forth in Exhibit H hereto (with such changes as are reasonably satisfactory to the Administrative Agent) under which a Lien is granted on the real property and fixtures described therein, in each case as amended, supplemented, amended and restated or otherwise modified from time to time.

“Net Casualty Proceeds” means, with respect to any Casualty Event, the amount of any insurance proceeds or condemnation awards received by the Parent, the Borrower or any of its Subsidiaries in connection with such Casualty Event (net of all reasonable and customary collection expenses thereof), but excluding any proceeds or awards required to be paid to a creditor (other than the Lenders) which holds a first priority Lien permitted pursuant to this Agreement on the property which is the subject of such Casualty Event minus the sum of (i) all taxes actually paid or estimated by the Borrower to be payable in cash within the 12 months following the date of such Casualty Event and (ii) to the extent not excluded above, payments made by the Borrower or its Subsidiaries to retire Indebtedness (other than the Loans) where payment of such Indebtedness is required in connection with such Casualty Event; provided that, if the amount of any estimated taxes pursuant to clause (i) exceeds the amount of taxes actually required to be paid in cash in respect of such Casualty Event, the aggregate amount of such excess shall constitute Net Casualty Proceeds.

“Net Debt Proceeds” means the cash proceeds received by the Borrower or its Subsidiaries from any Debt Issuance by the Borrower or any Subsidiary not otherwise permitted pursuant to the terms of Section 7.2.2 (net of underwriting discounts and commissions and other reasonable fees, expenses and costs associated therewith including, without limitation, those of attorneys, accountants and other professionals).

“Net Disposition Proceeds” means the gross cash proceeds received by the Borrower or its Subsidiaries from any Disposition other than those pursuant to clauses (a), (b) (but not to the extent clause (b) references Section 7.2.14(a)), (c), (d) and (e) of Section 7.2.10 and any cash payment received in respect of promissory notes or other non-cash consideration delivered to the Borrower or its Subsidiaries in respect thereof, minus the sum of (i) all reasonable and customary legal, investment banking, brokerage, accounting and other similar professional fees and expenses incurred in connection with such Disposition, (ii) all taxes actually paid or estimated by the Borrower to be payable in cash within the 12 months following the date of such Disposition, and (iii) payments made by the Borrower or its Subsidiaries to retire Indebtedness (other than the Loans) secured by a Lien permitted pursuant to Section 7.2.3 (and such Lien is senior to the Liens created under the Loan Documents) where payment of such Indebtedness is required in connection with such Disposition; provided that, if the amount of any estimated taxes pursuant to clause (ii) exceeds the amount of taxes actually required to be paid in cash in respect of such Disposition, the aggregate amount of such excess shall constitute Net Disposition Proceeds.

“Net Income” means, for any period, the aggregate of all amounts which would be included as net income (or loss) on the consolidated financial statements of the Parent and its Subsidiaries for such period.

“Non-Excluded Taxes” means any Taxes imposed, deducted or withheld with respect to any Secured Party on payments under this Agreement or any Loan Document other than (i) net income and franchise Taxes imposed by any Governmental Authority under the laws of which such Secured Party is organized or in which it maintains its principal office or its applicable lending office, (ii) any U.S. federal withholding tax imposed under FATCA, (iii) Taxes imposed as a result of a present or former connection between such Secured Party and the jurisdiction imposing such Taxes, but excluding any such connection arising from such Secured Party’s exercise of its rights or performance of its obligations pursuant to or in respect of this Agreement or any Loan Document, (iv) any branch profits tax imposed by the United States or any comparable tax imposed by any foreign jurisdiction and (v) any Other Taxes.

“Non-U.S. Lender” means any Lender that is not a “United States person”, as defined under Section 7701(a)(30) of the Code.

“Note” means, as the context may require, a Term A-Prime Note, Term A Note or Term B Note; “Notes” means the Term A-Prime Notes, Term A Notes and Term B Notes collectively.

“Obligations” means all obligations (monetary or otherwise, whether absolute or contingent, matured or unmatured) of the Borrower and each other Obligor to the Secured Parties arising under or in connection with a Loan Document, including, but not limited to, the principal of and premium, if any, and interest (including interest accruing (or which would have accrued) during the pendency of any proceeding of the type described in Section 8.1.7, whether or not allowed in such proceeding) on the Loans as well as all Fees and expenses (including attorneys’ fees and expenses) and indemnity payable to the Secured Parties hereunder.

“Obligor” means, as the context may require, the Borrower and each other Person (other than a Secured Party) obligated under any Loan Document.

“Organic Document” means, relative to any Obligor, as applicable, its certificate or articles of incorporation, articles and memorandum of association, by-laws, certificate of partnership, partnership agreement, certificate of formation, limited liability agreement, operating agreement and all shareholder agreements, voting trusts and similar arrangements applicable to any of such Obligor’s Capital Securities.

“Other Taxes” means any and all present or future stamp, documentary or similar Taxes, or any other excise or property Taxes or similar levies that arise on account of any payment made or required to be made under any Loan Document or from the execution, delivery, registration, recording or enforcement of, or otherwise with respect to, any Loan Document, but excluding, for the avoidance of doubt, any Taxes arising in connection with any transfer, assignment or participation of any rights or obligations under this Agreement, or any change in lending office by any Lender, except if such transfer, assignment, participation or change in lending office is done at the request of Borrower.

“Parent” is defined in the third recital.

“Parent Guaranty” means the guaranty, dated as of the date hereof, executed and delivered by an Authorized Officer of the Parent pursuant to the terms of this Agreement, substantially in the form of Exhibit E-1 hereto, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Participant” is defined in clause (d) of Section 10.11.

“Patent Security Agreement” means any Patent Security Agreement executed and delivered by any Obligor in substantially the form of Exhibit A to the Security Agreement, as amended, supplemented, amended and restated or otherwise modified.

“Patriot Act” means the USA PATRIOT ACT (Title III of Pub. L. 107-56 (signed into law October 26, 2001)), as amended and supplemented from time to time.

“PBGC” means the Pension Benefit Guaranty Corporation and any Person succeeding to any or all of its functions under ERISA.

“PBGC Settlement” means the settlement agreement, if any, with PBGC.

“Pension Plan” means a “pension plan”, as such term is defined in Section 3(2) of ERISA, which is subject to Title IV of ERISA, and to which the Borrower or any corporation, trade or business that is, along with the Borrower, a member of a Controlled Group, may have liability, including any liability by reason of having been a substantial employer within the meaning of Section 4063 of ERISA at any time during the preceding five years, or by reason of being deemed to be a contributing sponsor under Section 4069 of ERISA.

“Percentage” means, relative to any Lender, the percentage set forth opposite its name on Schedule II hereto or set forth in a Lender Assignment Agreement, as such percentage may be adjusted from time to time (x) in accordance with Section 4.8 or (y) pursuant to Lender Assignment Agreements executed by such Lender and its Assignee Lender and delivered pursuant to Section 10.11.

“Permitted Acquisition” means an acquisition (whether pursuant to an acquisition of Capital Securities, assets or otherwise) by the Borrower or any Subsidiary from any Person in which the following conditions are satisfied:

(a) the Borrower shall have submitted to the Administrative Agent at least 15 days prior to the consummation of such acquisition, a business description of the business or assets being acquired, the financial statements of the business or assets being acquired and a summary of the terms of the acquisition, all in reasonable detail;

(b) the assets, Capital Securities or business being acquired, will be located, incorporated and/or doing business in the United States;

(c) Borrower shall have delivered a certificate certifying that before and after giving effect to such acquisition, the representations and warranties set forth in each Loan Document shall, in each case, be true and correct in all material respects with the same effect as if then made (unless stated to relate solely to an earlier date, in which case such representations and warranties shall be true and correct in all material respects as of such earlier date) and no Default has occurred and is continuing; and

(d) the Borrower shall have delivered to the Administrative Agent a Compliance Certificate for the period of four full Fiscal Quarters immediately preceding such acquisition (prepared in good faith and in a manner and using such methodology which is consistent with the most recent financial statements delivered pursuant to Section 7.1.1) giving pro forma effect to the consummation of such acquisition as if such Permitted Acquisition had occurred on the first day of the period of four Fiscal Quarters ending on the last day of the most recently ended Fiscal Quarter ending at least 45 days prior to the date of such Permitted Acquisition.

“Permitted Holders” means (i) Perseus, (ii) any Person that holds the Capital Securities of the Parent as of the Closing Date and (iii) the respective affiliates of the Persons referred to in the foregoing clauses (i) and (ii).

“Perseus” means Perseus, L.L.C. and its Affiliates.

“Person” means any natural person, corporation, limited liability company, partnership, joint venture, association, trust or unincorporated organization, Governmental Authority or any other legal entity, whether acting in an individual, fiduciary or other capacity.

“Plan” is defined in the second recital.

“Platform” is defined in clause (b) of Section 9.9.

“Purchase Card Agreements” means any arrangement by any Obligor to provide company-paid credit cards to employees that permit such employees to make purchases on behalf of such Obligor of supplies or services used in the ordinary course of business by such Obligor, including in respect of ordinary course, business related travel and entertainment expenses.

“Quarterly Payment Date” means the last Business Day of March, June, September and December.

“RCRA” means the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., as amended.

“Register” is defined in clause (a) of Section 2.3.

“Release” means a “release”, as such term is defined in CERCLA or any release, threatened release, spill, emission, leaking, pumping, pouring, emitting, emptying, escape, injection, deposit, disposal, discharge, dispersal, dumping, leaching or migration of Hazardous Material in the indoor or outdoor environment, including the movement of Hazardous Material through or in the air, soil, surface water, ground water or property.

“Replacement Lender” is defined in Section 4.10.

“Replacement Notice” is defined in Section 4.10.

“Required Lenders” means, at any time, Lenders holding more than 50% of the aggregate principal amount of the then outstanding Loans.

“Restricted Payment” means (i) the declaration or payment of any dividend (other than dividends payable solely in Capital Securities (that are not mandatorily redeemable prior to one year and one day after the Stated Maturity Date) of the Borrower or any Subsidiary) on, or the making of any payment or distribution on account of, or setting apart assets for a sinking or other analogous fund for the purchase, redemption, defeasance, retirement or other acquisition of, any class of Capital Securities of the Borrower or any Subsidiary or any warrants, options or other right or obligation to purchase or acquire any such Capital Securities, whether now or hereafter outstanding, or (ii) the making of any other distribution in respect of such Capital Securities, in each case either directly or indirectly, whether in cash, property or obligations of the Borrower or any Subsidiary or otherwise.

“S&P” means Standard & Poor’s Rating Services, a division of The McGraw-Hill Companies, Inc.

“SEC” means the Securities and Exchange Commission.

“Secured Parties” means, collectively, the Lenders, the Administrative Agent and (in each case) each of their respective successors, transferees and assigns.

“Security Agreement” means the Pledge and Security Agreement executed and delivered by an Authorized Officer of the Parent and its Subsidiaries, substantially in the form of Exhibit F hereto, together with any supplemental Foreign Pledge Agreement delivered pursuant to the terms of this Agreement, in each case as amended, supplemented, amended and restated or otherwise modified from time to time.

“Silver Point” is defined in the preamble.



“SPC” is defined in clause (g) of Section 10.11.

“Stated Maturity Date” means [•], 2015<sup>2</sup>.

“Subsidiary” means, with respect to any Person, any other Person of which more than 50% of the outstanding Voting Securities of such other Person (irrespective of whether at the time Capital Securities of any other class or classes of such other Person shall or might have voting power upon the occurrence of any contingency) is at the time directly or indirectly owned or controlled by such Person, by such Person and one or more other Subsidiaries of such Person, or by one or more other Subsidiaries of such Person. Unless the context otherwise specifically requires, the term “Subsidiary” shall be a reference to a Subsidiary of the Borrower.

“Subsidiary Guarantor” means each U.S. Subsidiary of the Borrower that has executed and delivered to the Administrative Agent the Subsidiary Guaranty (including by means of a delivery of a supplement thereto).

“Subsidiary Guaranty” means the subsidiary guaranty, executed and delivered by an Authorized Officer of each U.S. Subsidiary pursuant to the terms of this Agreement, substantially in the form of Exhibit E-2 hereto, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Supplemental Margin” means (x) on any Interest Payment Date occurring on or prior to May 15, 2012, 2.0% and (y) thereafter, 2.0% times the result of 1 minus the Excess Cash Factor.

“Synthetic Lease” means, as applied to any Person, any lease (including leases that may be terminated by the lessee at any time) of any property (whether real, personal or mixed) (a) that is not a capital lease in accordance with GAAP and (b) in respect of which the lessee retains or obtains ownership of the property so leased for federal income tax purposes, other than any such lease under which that Person is the lessor.

“Taxes” means all taxes, duties, levies, imposts, charges, assessments, fees, deductions or withholdings, now or hereafter imposed, levied, collected, withheld or assessed by any Governmental Authority, and all interest, penalties or similar liabilities with respect thereto.

“Term A Lender” means any Lender that holds Term A Loans.

“Term A Loan” means the Loans held by a Term A Lender in an amount equal to the Percentage set forth opposite its name on Schedule II hereto or set forth in a Lender Assignment Agreement.

“Term A Note” means a promissory note of the Borrower payable to any Term A Lender, in the form of Exhibit A-2 hereto (as such promissory note may be amended, endorsed or otherwise modified from time to time), evidencing the aggregate Indebtedness of the Borrower to such Term A Lender resulting from outstanding Loans, and also means all other promissory notes accepted from time to time in substitution therefor or renewal thereof.

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Insert date that is 4 ½ year anniversary of the Closing Date.

“Term A-Prime Amendment” is defined in Section 2.2.3.

“Term A-Prime Closing Date” is defined in Section 2.2.5.

“Term A-Prime Effective Date” is defined in Section 2.2.4.

“Term A-Prime Lender” means any Lender that holds Term A-Prime Loans.

“Term A-Prime Loan” means the Loans made to the Borrower by any Lender pursuant to Section 2.2.

“Term A-Prime Note” means a promissory note of the Borrower payable to any Term A-Prime Lender, in the form of Exhibit A-1 hereto (as such promissory note may be amended, endorsed or otherwise modified from time to time), evidencing the aggregate Indebtedness of the Borrower to such Term A-Prime Lender resulting from outstanding Loans, and also means all other promissory notes accepted from time to time in substitution therefor or renewal thereof.

“Term B Lender” means any Lender that holds Term B Loans.

“Term B Loan” means the Loans held by a Term B Lender in an amount equal to the Percentage set forth opposite its name on Schedule II hereto or set forth in a Lender Assignment Agreement.

“Term B Note” means a promissory note of the Borrower payable to any Term B Lender, in the form of Exhibit A-3 hereto (as such promissory note may be amended, endorsed or otherwise modified from time to time), evidencing the aggregate Indebtedness of the Borrower to such Term B Lender resulting from outstanding Loans, and also means all other promissory notes accepted from time to time in substitution therefor or renewal thereof.

“Termination Date” means the date on which all Obligations have been paid in full in cash.

“Terrorism Laws” means any of the following (a) Executive Order 13224 issued by the President of the United States, (b) the Terrorism Sanctions Regulations (Title 31 Part 595 of the U.S. Code of Federal Regulations), (c) the Terrorism List Governments Sanctions Regulations (Title 31 Part 596 of the U.S. Code of Federal Regulations), (d) the Foreign Terrorist Organizations Sanctions Regulations (Title 31 Part 597 of the U.S. Code of Federal Regulations), (e) the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT ACT) Act of 2001 (as it may be subsequently codified), (f) all other present and future legal requirements of any Governmental Authority addressing, relating to, or attempting to eliminate, terrorist acts and acts of war and (g) any regulations promulgated pursuant thereto or pursuant to any legal requirements of any Governmental Authority governing terrorist acts or acts of war.

“Total Debt” means, on any date of determination, the outstanding principal amount of all Indebtedness of the Parent and its Subsidiaries of the type referred to in clause (a) (which, in the case of the Loans, shall be deemed to equal the aggregate outstanding principal amount of the Loans outstanding on the last day of the Fiscal Quarter ending on or immediately preceding the

date of determination), clause (c) and clause (g), in each case of the definition of “Indebtedness” (exclusive of (x) intercompany Indebtedness between the Parent and its Subsidiaries and (y) any Preferred Units (as defined in the LLC Agreement)) and any Contingent Liability in respect of any of the foregoing.

“Total Leverage Ratio” means, as of the last day of any Fiscal Quarter, the ratio of

(a) Total Debt outstanding on the last day of such Fiscal Quarter

to

(b) EBITDA computed for the period consisting of such Fiscal Quarter and each of the three immediately preceding Fiscal Quarters.

“Trademark Security Agreement” means any Trademark Security Agreement executed and delivered by any Obligor substantially in the form of Exhibit B to the Security Agreement, as amended, supplemented, amended and restated or otherwise modified from time to time.

“Transactions” means, collectively, (a) the consummation of the Plan and the other transactions contemplated by the Plan to be consummated on the Closing Date (including, without limitation, transactions contemplated by the Asset Purchase Agreement), (b) the entering into by the Obligors of the Loan Documents and the First Lien Loan Documents to which they are intended to be a party, and the Exchange of Loans on the Closing Date, (c) the issuance of the Class A Common Units, Class B Common Units and the Preferred Units (each as defined in, and pursuant to, the LLC Agreement), (d) the satisfaction of all Indebtedness required to be paid pursuant to the Plan, (e) the payment of the fees and expenses incurred in connection with the consummation of the foregoing that are required to be paid on the Closing Date and (f) any payments made pursuant to the PBGC Settlement.

“Transaction Documents” means, collectively, the Loan Documents, the First Lien Loan Documents, the Plan, the Asset Purchase Agreement, the LLC Agreement, the Management Agreements and each other document delivered in connection therewith, whether or not specifically mentioned herein or therein, in each case as amended, supplemented, amended and restated or otherwise modified from time to time.

“Treasury Rate” means, at any date, the yield to maturity as of such date of United States Treasury securities with a constant maturity (as compiled and published in the most recent Federal Reserve Statistical Release H.15 (519) that has become publicly available at least two Business Days prior to such date (or, if such Statistical Release is no longer published, any publicly available source of similar market data)) most nearly equal to the period from such date to the date which is the second anniversary of the Closing Date.

“UCC” means the Uniform Commercial Code as in effect from time to time in the State of New York; provided that, if, with respect to any Filing Statement or by reason of any provisions of law, the perfection or the effect of perfection or non-perfection of the security interests granted to the Administrative Agent pursuant to the applicable Loan Document is governed by the Uniform Commercial Code as in effect in a jurisdiction of the United States other than New York, then “UCC” means the Uniform Commercial Code as in effect from time

to time in such other jurisdiction for purposes of the provisions of each Loan Document and any Filing Statement relating to such perfection or effect of perfection or non-perfection.

“United States” or “U.S.” means the United States of America, its fifty states and the District of Columbia.

“Unrestricted” means, when referring to cash and Cash Equivalent Investments of the Borrower and its Subsidiaries, that such cash and Cash Equivalent Investments (i) do not appear (and are not required to appear) as “restricted” on a balance sheet of the Borrower and its Subsidiaries (unless the restrictions causing such appearance or required appearance are solely pursuant to the Loan Documents); (ii) are not subject to any Lien of any Person other than Liens permitted under clauses (a), (e), (g), (i), (j), (m), and (p) of Section 7.2.3; and (iii) are otherwise generally available for use by the Borrower and its Subsidiaries.

“U.S. Subsidiary” means any Subsidiary that is incorporated or organized under the laws of the United States, a state thereof or the District of Columbia, and that is not a Foreign Subsidiary.

“Voting Securities” means, with respect to any Person, Capital Securities of any class or kind ordinarily having the power to vote for the election of directors, managers or other voting members of the governing body of such Person.

“wholly owned Subsidiary” means any Subsidiary all of the outstanding Capital Securities of which (other than any director’s qualifying shares or investments by foreign nationals mandated by applicable laws) is owned directly or indirectly by the Borrower.

“Working Capital” means (without duplication), at any date of determination, the difference of (a) consolidated current assets of the Parent and its Subsidiaries on such date in the nature of ordinary course trade accounts receivable, inventory and similar current assets, less (b) consolidated current liabilities of the Parent and its Subsidiaries on such date in the nature of ordinary course trade accounts payable and similar current liabilities, but excluding, without limitation, the current portion of Total Debt to the extent included in the computation of current liabilities.

SECTION 1.2 Use of Defined Terms. Unless otherwise defined or the context otherwise requires, terms for which meanings are provided in this Agreement shall have such meanings when used in each other Loan Document and the Disclosure Schedule.

SECTION 1.3 Cross-References. Unless otherwise specified, references in a Loan Document to any Article or Section are references to such Article or Section of such Loan Document, and references in any Article, Section or definition to any clause are references to such clause of such Article, Section or definition.

#### SECTION 1.4 Accounting and Financial Determinations.

(a) Unless otherwise specified, all accounting terms used in each Loan Document shall be interpreted, and all accounting determinations and computations thereunder (including under Section 7.2.4 and the definitions used in such calculations) shall be made, in

accordance with those generally accepted accounting principles in effect in the United States (“GAAP”). Unless otherwise expressly provided, all financial covenants and defined financial terms shall be computed on a consolidated basis for the Parent and its Subsidiaries (and, to the extent applicable and unless otherwise specified, any predecessor company), in each case without duplication.

(b) As of any date of determination, for purposes of determining EBITDA or the Interest Coverage Ratio or Total Leverage Ratio (and any financial calculations required to be made or included within such calculations or ratios, or required for purposes of preparing any Compliance Certificate to be delivered pursuant to the definition of “Permitted Acquisition”), the calculation of such ratios and other financial calculations shall include or exclude, as the case may be, the effect of any assets or businesses that have been acquired pursuant to any Permitted Acquisition or Disposed of by the Borrower or any of its Subsidiaries pursuant to the terms hereof (including through mergers or consolidations), as of such date of determination, as determined by the Borrower on a pro forma basis in accordance with GAAP, which determination may include one-time adjustments or reductions in costs, if any, directly attributable to any such permitted Disposition or Permitted Acquisition, as the case may be, in each case (i) calculated in accordance with Regulation S-X of the Securities Act of 1933, as amended from time to time, and any successor statute, for the period of four Fiscal Quarters ended on or immediately prior to the date of determination of any such ratios or other financial calculations (and giving effect to any cost-savings or adjustments relating to synergies resulting from any Permitted Acquisition) and (ii) giving effect to any such Permitted Acquisition or permitted Disposition as if it had occurred on the first day of such period of four Fiscal Quarters.

## ARTICLE II LOANS, CLOSING RATE AND NOTES

SECTION 2.1 Loans. Each of the parties hereto acknowledges and agrees that on the Closing Date (which shall be a Business Day), the Exchange of Loans shall occur, pursuant to which each Term A Lender and Term B Lender will be deemed to have made Term A Loans and Term B Loans to the Borrower under this Agreement (the Loans referred to in this Section 2.1 relative to each such Lender, its “Loans”), with the principal amount of each Loan as of the Closing Date being the amount, and in the Lender’s Percentage, in each case set forth opposite the name of such Lender on Schedule II hereto. Each of the Lenders on the Closing Date, by operation of the Plan and the Confirmation Order, shall be deemed to have agreed to, and shall be bound by, the terms and conditions hereof, without any further action or consent on the part of such Lender. No amounts paid or prepaid with respect to the Loans may be reborrowed.

### SECTION 2.2 Term A-Prime Loans.

SECTION 2.2.1 Requests for Term A-Prime Loans Commitments. Upon notice to the Administrative Agent (whereupon the Administrative Agent shall promptly deliver a copy of such notice to each of the Lenders), at any time from time to time after the Closing Date, the Borrower may request commitments for Term A-Prime Loans in an aggregate amount to be determined from one or more Term A-Prime Lenders (which may include any existing Lender) willing to provide such commitments for Term A-Prime Loans in their own discretion. Such notice shall set forth (i) the amount of the Term A-Prime Loans being requested and (ii) the date

on which commitments for such Term A-Prime Loans are requested to become effective. At the time of the sending of such notice, the Borrower shall specify the time period within which each Lender is requested to respond (which shall in no event be less than ten Business Days from the date of delivery of such notice to the Lenders). No Lender shall be obligated to provide any Term A-Prime Loans unless it so agrees. Each Lender shall notify the Administrative Agent within such time period whether or not it agrees to provide any Term A-Prime Loans and, if so, whether by an amount equal to, greater than, or less than its Percentage of such requested increase (which shall be calculated on the basis of the pro rata amount of the Loans held by each Lender). Any Lender not responding within such time period shall be deemed to have declined to provide any Term A-Prime Loans. The Administrative Agent shall notify the Borrower of the Lenders' responses to each request made hereunder. If, within ten Business Days after providing the notice pursuant to this Section 2.2.1, the existing Lenders do not provide sufficient commitments to achieve the full amount of a requested increase, the Borrower may invite additional Eligible Assignees to become Term A-Prime Lenders pursuant to an accession agreement in form and substance reasonably satisfactory to the Administrative Agent.

**SECTION 2.2.2 Ranking and Other Provisions.** The Term A-Prime Loans:

(a) shall have a maturity date and conversion features, be subject to such amortization and bear interest at such rate or rates, which may be payable in cash or through capitalization of interest, and be subject to such call protection or premiums upon payment thereof, in each case, as shall be agreed between the Borrower and the Persons providing the Term A-Prime Loans; and

(b) shall otherwise, except as otherwise provided herein, have the same terms as the other Loans hereunder.

**SECTION 2.2.3 Term A-Prime Amendment.** Commitments in respect of Term A-Prime Loans shall become commitments under this Agreement pursuant to an amendment (the "Term A-Prime Amendment") to this Agreement and, as appropriate, the other Loan Documents, executed by the Borrower, the Term A-Prime Lenders and the Administrative Agent. The Term A-Prime Amendment may, without the consent of any other Lenders, effect such amendments to any Loan Documents as may be necessary or appropriate, in the opinion of the Administrative Agent, to effect the provisions of this Section 2.2.

**SECTION 2.2.4 Effective Date and Allocations.** If any Term A-Prime Loans are added in accordance with this Section 2.2, the Administrative Agent and the Borrower shall determine the effective date (the "Term A-Prime Effective Date") and the final allocation of such addition. The Administrative Agent shall promptly notify the Borrower and the Lenders of the final allocation of such addition and the Term A-Prime Effective Date.

**SECTION 2.2.5 Conditions to Effectiveness to Increase.** The effectiveness of the Term A-Prime Amendment shall, unless otherwise agreed to by the Administrative Agent, be subject to the satisfaction on the date thereof (the "Term A-Prime Closing Date") of each of the following conditions:

(a) the Administrative Agent shall have received on or prior to the Term A-Prime Effective Date each of the following, with each dated the Term A-Prime Effective Date unless otherwise indicated or agreed to by the Administrative Agent and each in form and substance reasonably satisfactory to the Administrative Agent and the Borrower: (i) the applicable Term A-Prime Amendment and (ii) certified copies of resolutions of the managing body of the Parent, the Borrower and its Subsidiaries approving the execution, delivery and performance of the Term A-Prime Amendment;

(b) (i) the conditions precedent set forth in Article V shall have been satisfied both before and after giving effect to such Term A-Prime Amendment and the Term A-Prime Loans provided thereby and (ii) such Term A-Prime Loans shall be made on the terms and conditions provided for above; and

(c) there shall have been paid to the Administrative Agent, for the account of the Administrative Agent and the Lenders (including any Person becoming a Lender as part of such Term A-Prime Amendment on the related Term A-Prime Effective Date), as applicable, all fees and expenses (including reasonable out-of-pocket fees, charges and disbursements of counsel) that are due and payable on or before the Term A-Prime Effective Date.

SECTION 2.2.6 Effect of Term A-Prime Amendment. On the Term A-Prime Effective Date, each Lender or Eligible Assignee which is providing Term A-Prime Loans shall become a "Lender" for all purposes of this Agreement and the other Loan Documents.

SECTION 2.3 Register; Notes. The Register shall be maintained on the following terms.

(a) The Borrower hereby designates the Administrative Agent to serve as the Borrower's agent, solely for the purpose of this clause, to maintain a register (the "Register") on which the Administrative Agent will record the Term A-Prime Loans (if any), the Term A Loans and the Term B Loans held by each Lender (and SPC), the capitalization of interest accruing to each Lender (and SPC) in respect of such Lender's (and SPC's) Term A-Prime Loans (if any), Term A Loans and Term B Loans, each repayment in respect of the principal amount of any Loans, and each assignment or transfer of an interest in any Loan made pursuant to Section 10.11, annexed to which the Administrative Agent shall retain a copy of each Lender Assignment Agreement delivered to the Administrative Agent pursuant to Section 10.11. Failure to make any recordation, or any error in such recordation, shall not affect the amount of any Obligor's Obligations. The entries in the Register shall be conclusive and binding in the absence of manifest error, and the Borrower, the Administrative Agent, and the Lenders (including any SPC) shall treat each Person in whose name a Loan is registered as the owner thereof for the purposes of all Loan Documents, notwithstanding notice or any provision herein to the contrary. Any assignment or transfer of the Loans made pursuant hereto shall be registered in the Register only upon delivery to the Administrative Agent of a Lender Assignment Agreement that has been executed by the requisite parties pursuant to Section 10.11. No assignment or transfer of a Lender's (or SPC's) Loans shall be effective unless such assignment or transfer shall have been recorded in the Register by the Administrative Agent as provided in this Section.

(b) The Borrower shall execute and deliver to each Lender a Note evidencing each of the Term A-Prime (if any), Term A, and Terms B Loans held by, and payable to the

order of, such Lender in a maximum principal amount equal to the amount of such Term A-Prime (if any), Term A, and Terms B Loans when made. The Borrower hereby irrevocably authorizes each Lender to make (or cause to be made) appropriate notations on the grid attached to such Lender's Note (or on any continuation of such grid), which notations, if made, shall evidence, inter alia, the date of, the outstanding principal amount of, and the interest rate applicable to the Loans evidenced thereby. Such notations shall, to the extent not inconsistent with notations made by the Administrative Agent in the Register, be conclusive and binding on each Obligor absent manifest error; provided that, the failure of any Lender to make any such notations shall not limit or otherwise affect any Obligations of any Obligor.

### ARTICLE III REPAYMENTS, PREPAYMENTS, INTEREST AND FEES

SECTION 3.1 Repayments and Prepayments; Application. The Borrower agrees that the Loans shall be repaid and prepaid pursuant to the following terms.

SECTION 3.1.1 Repayments and Prepayments. The Borrower shall repay in full the unpaid principal amount of each Loan on the Stated Maturity Date. Prior thereto, payments and prepayments of the Loans shall or may be made as set forth below.

(a) From time to time on any Business Day occurring after the First Lien Termination Date, the Borrower may make a voluntary prepayment, in whole or in part, of the outstanding principal amount of any Loans; provided that,

(i) all such voluntary prepayments shall require at least the same Business Day's prior notice (such notice to be delivered before noon on such day), and not more than five Business Days' prior irrevocable notice to the Administrative Agent (which notice may be telephonic so long as such notice is confirmed in writing within 24 hours thereafter and such notice to be delivered before noon New York time on such day). Each notice of prepayment sent pursuant to this clause shall specify the prepayment date, the principal amount of each Loan (or portion thereof) to be prepaid and the scheduled installment or installments of principal to which such prepayment is to be applied. Each such notice shall be irrevocable and shall commit the Borrower to prepay such Loan (or portion thereof) by the amount stated therein on the date stated therein; provided that a notice of prepayment may state that such notice is conditioned upon the effectiveness of other credit facilities, in which case such notice may be revoked by the Borrower (by written notice to the Administrative Agent on or prior to the specified effective date) if such condition is not satisfied;

(ii) all such voluntary partial prepayments shall be in an aggregate minimum amount of \$500,000 and an integral multiple of \$100,000;

(iii) no prepayments of the Term A Loans or the Term B Loans shall be made at any time any Term A-Prime Loans shall be outstanding, and no prepayments of the Term B Loans shall be made at any time any Term A Loans shall be outstanding;

(iv) all prepayments of Term A Loans and Term B Loans under this clause (a) shall be accompanied by (a) all accrued and unpaid interest on the principal



amount of the Loans to be prepaid to but excluding the date of payment, plus (b) the payment of a prepayment premium equal to, (i) in the case of any prepayment made prior to the second anniversary of the Closing Date, the Make-Whole Premium, (ii) in the case of any prepayment made on or after the second anniversary of the Closing Date but prior to the third anniversary of the Closing Date, a premium equal to 7.50% of the principal amount of the Loans being prepaid, and (iii) in the case of any prepayment made on or after the third anniversary of the Closing Date but prior to the fourth anniversary of the Closing Date, a premium equal to 3.75% of the principal amount of the Loans being prepaid.

(b) On the Stated Maturity Date, the Borrower shall repay the outstanding principal amount of all Loans.

(c) To the extent permitted by the First Lien Credit Agreement and after repayment in full of all First Lien Loans, the Borrower shall (subject to the next proviso), within five (5) Business Days receipt of any Net Casualty Proceeds or any Net Disposition Proceeds by the Borrower or any of its Subsidiaries, deliver to the Administrative Agent a calculation of the amount of such proceeds, and, to the extent the aggregate amount of such proceeds received by the Borrower and its Subsidiaries exceeds \$1,000,000 for any single transaction or a series of related transactions, the Borrower shall make a mandatory prepayment of the Loans in an amount equal to 100% of such Net Casualty Proceeds or Net Disposition Proceeds, as applicable; provided that upon written notice by the Borrower to the Administrative Agent not more than five (5) Business Days following receipt of any Net Casualty Proceeds or Net Disposition Proceeds, as applicable (so long as no Default has occurred and is continuing), such proceeds may be retained by the Borrower and its Subsidiaries (and may be excluded from the prepayment requirements of this clause) if (i) the Borrower informs the Administrative Agent in such notice of its good faith intention to apply (or cause one or more of the Subsidiary Guarantors to apply) such Net Casualty Proceeds or Net Disposition Proceeds, as applicable, to the acquisition of other assets or properties in the U.S. consistent with the businesses permitted to be conducted pursuant to Section 7.2.1 (including by way of merger or Investment), and (ii) within 365 days following the receipt of such Net Casualty Proceeds or such Net Disposition Proceeds, as applicable, such proceeds are applied or committed to such acquisition. The amount of such Net Casualty Proceeds or such Net Disposition Proceeds, as applicable, unused or uncommitted after such 365 day period (subject to the extension set forth above) shall be applied to prepay the Loans as set forth in Section 3.1.2.

(d) To the extent permitted by the First Lien Credit Agreement and after repayment in full of all First Lien Loans, within 120 days after the close of each Fiscal Year (beginning with the close of the 2011 Fiscal Year) the Borrower shall make a mandatory prepayment of the Loans in an amount equal to (i) 50% of Excess Cash Flow (if any) for such Fiscal Year, minus (ii) the aggregate amount of all optional prepayments of the Loans (without duplication) made since the beginning of such Fiscal Year through the date on which the prepayment of the Loans pursuant to this clause (d) is made (including any call premiums paid in cash upon repayment of such Indebtedness).

(e) To the extent permitted by the First Lien Credit Agreement and after repayment in full of all First Lien Loans, the Borrower shall, within five (5) Business Days of

receipt of any Net Debt Proceeds, by the Borrower or any of its Subsidiaries, make a mandatory prepayment of the Loans in an amount equal to 100% of the aggregate Net Debt Proceeds.

(f) Immediately upon any acceleration of the Stated Maturity Date of any Loans pursuant to Section 8.2 or Section 8.3, the Borrower shall repay all the Loans, unless, pursuant to Section 8.3, only a portion of all the Loans is so accelerated (in which case the portion so accelerated shall be so repaid).

(g) Each prepayment made pursuant to clauses (c), (d) and (e) of this Section 3.1.1 shall be applied first, to the outstanding principal amount of the Term A-Prime Loans (if any), and second, to the extent the amount of such prepayment exceeds the outstanding principal amount of the Term A-Prime Loans, or to the extent no Term A-Prime Loans are outstanding, to the ratable principal amount of the Term A Loans, and third, to the extent the amount of such prepayment exceeds the outstanding principal amount of the Term A Loans, to the Term B Loans then outstanding.

Except as set forth in clause (a) above, each prepayment of any Loans made pursuant to this Section shall be without premium or penalty, except as may be required by Section 4.4.

**SECTION 3.2 Interest Provisions.** Interest on the outstanding principal amount of the Loans shall accrue and be payable in accordance with the terms set forth below.

**SECTION 3.2.1 Rates.** The Term A Loans and Term B Loans shall accrue interest on the principal amount thereof outstanding from time to time at a rate per annum equal to the sum of (i) the LIBO Rate from time to time in effect, plus (ii) 1.0%, plus (iii) the Base Margin, plus (iv) the Supplemental Margin, if any. The portion of the interest accrued on the Loans attributable to clauses (i), (ii) and (iv) of the preceding sentence shall be paid on each Interest Payment Date by capitalizing such interest on such Loans and adding it to the then outstanding principal amount of the Loans. The portion of the interest attributable to the Base Margin shall be paid on each Interest Payment Date by capitalizing such interest on such Loans and adding it to the then outstanding principal amount of the Loans; provided that (i) with respect to any Interest Payment Date on which the Cash Interest Conditions are satisfied but (for any Interest Payment date occurring on or after May 15, 2012) the Additional Cash Interest Conditions are not satisfied, interest due on such Interest Payment Date that accrued at the rate of 5.0% per annum shall be payable in cash and the remainder shall be capitalized and added to the then outstanding principal amount of the Loans, plus in addition to clause (i), (ii) with respect to any Interest Payment Date on or after May 15, 2012 on which both the Cash Interest Conditions and the Additional Cash Interest Conditions are satisfied, up to the amount of interest due on such Interest Payment Date that accrued at the rate of 6.0% per annum shall be payable in cash; provided that, with respect to this clause (ii), if the condition specified in clause (a) of the definition of Additional Cash Interest Conditions is satisfied but the Fixed Charge Coverage Ratio (which shall include for this purpose, any interest payable under this clause (ii)), after giving pro forma effect to the payment of interest in cash on such Interest Payment Date would be less than 2.00 to 1.00, the portion of interest payable in cash on such Interest Payment Date shall be limited to the amount that would not cause the Fixed Charge Coverage Ratio with respect to such Interest Payment Date to be less than 2.00 to 1.00, and the remainder shall be capitalized and added to the then outstanding principal amount of the Loans.

SECTION 3.2.2 Post-Default Rates. After the date any Event of Default has occurred and for so long as such Event of Default is continuing, the Borrower shall pay, but only to the extent permitted by law, interest (after as well as before judgment) on all outstanding Obligations at a rate per annum equal to (a) in the case of principal on any Loan, subject to applicable law, the rate of interest that otherwise would be applicable to such Loan plus 2% per annum; and (b) in the case of overdue interest, fees, and other monetary Obligations, the LIBO Rate from time to time in effect, plus 14% per annum, plus a margin of 2% per annum.

SECTION 3.2.3 Payment Dates. Interest accrued on each Loan shall be payable or capitalized in accordance with Sections 3.2.1 and 3.2.2, without duplication:

- (a) on the Stated Maturity Date;
- (b) except as set forth in clause (c) below, on the date of any payment or prepayment, in whole or in part, of principal outstanding on such Loan on the principal amount so paid or prepaid;
- (c) on each Interest Payment Date occurring after the Effective Date; and
- (d) on that portion of any Loans the Stated Maturity Date of which is accelerated pursuant to Section 8.2 or Section 8.3, immediately upon such acceleration.

Interest accrued on Loans or other monetary Obligations after the date such amount is due and payable (whether on the Stated Maturity Date, upon acceleration or otherwise) shall be payable upon demand.

SECTION 3.3 Administrative Agent's Fee. The Borrower agrees to pay to the Administrative Agent, for its own account, the fees and expenses (including documented, reasonable attorney's fees and expenses) in the amounts and on the dates set forth in the Fee Letter.

#### ARTICLE IV CERTAIN LENDER PROVISIONS

SECTION 4.1 Increased Capital Costs. If any change in, or the introduction, adoption, effectiveness, interpretation, reinterpretation or phase in of, any law or regulation, directive, guideline, decision or request (whether or not having the force of law) of any Governmental Authority affects or would affect the amount of capital required or expected to be maintained by any Secured Party or any Person controlling such Secured Party, and such Secured Party determines (in good faith but in its sole and absolute discretion) that the rate of return on its or such controlling Person's capital as a consequence of the Loans held by such Secured Party is reduced to a level below that which such Secured Party or such controlling Person could have achieved but for the occurrence of any such circumstance, then upon notice from time to time by such Secured Party to the Borrower, the Borrower shall within five days following receipt of such notice pay directly to such Secured Party additional amounts sufficient to compensate such Secured Party or such controlling Person for such reduction in rate of return. A statement of such Secured Party as to any such additional amount or amounts shall, in the absence of manifest error, be conclusive and binding on the Borrower. In determining such amount, such Secured

Party may use any method of averaging and attribution that it (in its sole and absolute discretion) shall deem applicable.

SECTION 4.2 Taxes. The Borrower covenants and agrees as follows with respect to Taxes.

(a) Any and all payments by the Borrower and each other Obligor under each Loan Document shall be made without setoff, counterclaim or other defense, and free and clear of, and without deduction or withholding for or on account of, any Taxes except to the extent that deduction or withholding of such Taxes is required by applicable law. In the event that any such Taxes are required by applicable law to be deducted or withheld from any payment required to be made to or on behalf of any Secured Party under any Loan Document, then:

(i) subject to clause (f), if such Taxes are Non-Excluded Taxes or Other Taxes, the Borrower and each Obligor shall increase the amount of such payment so that each Secured Party receives an amount equal to the amount it would have received had no such deduction or withholding been made; and

(ii) the Borrower or the Administrative Agent (as applicable) shall withhold the full amount of such Taxes from such payment (as increased pursuant to clause (a)(i)) and shall pay such amount to the Governmental Authority imposing such Taxes in accordance with applicable law.

(b) In addition, the Borrower shall pay all Other Taxes imposed to the relevant Governmental Authority imposing such Other Taxes in accordance with applicable law.

(c) The Borrower shall furnish to the Administrative Agent, within 45 days of any such payment being due under applicable law, an official receipt (or a certified copy thereof) or other proof of payment satisfactory to the Administrative Agent, acting reasonably, evidencing the payment of such Taxes or Other Taxes. The Administrative Agent shall make copies thereof available to any Lender upon request therefor.

(d) Subject to clause (f), the Borrower shall indemnify each Secured Party for any Non-Excluded Taxes and Other Taxes (including Non-Excluded Taxes and Other Taxes imposed or asserted on, or attributable to, amounts payable under this Section 4.6) paid by such Secured Party, whether or not such Non-Excluded Taxes or Other Taxes were correctly or legally asserted by the relevant Governmental Authority, provided that no Secured Party shall be entitled to receive any payment under this clause (d), unless such Secured Party or the Administrative Agent provides a written request for such payment to the Borrower within six months of the due date for the payment of the Non-Excluded Taxes or Other Taxes for which indemnification is sought. With respect to the indemnification provided in the immediately preceding sentence, such indemnification shall be made within 30 days after the date such Secured Party makes written demand therefor.

(e) Each Term A-Prime Lender and each Term A Lender making Loans to the Borrower, on or prior to the date on which such Lender becomes a Lender hereunder or under the Term A-Prime Amendment, as applicable (and from time to time thereafter upon the request of the Borrower or the Administrative Agent, but only for so long as such Lender is legally entitled

to do so), shall deliver to the Borrower and the Administrative Agent either (i) two duly completed copies of either (x) Internal Revenue Service Form W-8BEN or W-8IMY claiming eligibility of a Non-U.S. Lender for benefits of an income tax treaty to which the United States is a party or (y) Internal Revenue Service Form W-8ECI, or in either case an applicable successor form; (ii) in the case of a Non-U.S. Lender that is not legally entitled to deliver either form listed in clause (e)(i), (x) a certificate to the effect that such Non-U.S. Lender is not (A) a “bank” within the meaning of Section 881(c)(3)(A) of the Code, (B) a “10 percent shareholder” of the Borrower within the meaning of Section 881(c)(3)(B) of the Code, or (C) a controlled foreign corporation receiving interest from a related person within the meaning of Section 881(c)(3)(C) of the Code (referred to as an “Exemption Certificate”) and (y) two duly completed copies of Internal Revenue Service Form W-8BEN or W-8IMY or applicable successor form, or (iii) in the case of a Lender that is not a Non-U.S. Lender, two duly completed copies of Internal Revenue Service form W-9 or applicable successor form, and (iv) in the case of any Lender, such documentation prescribed by applicable law or reasonably requested by the Borrower or the Administrative Agent as will permit payments by the Borrower and each other Obligor under any Loan Document to be made without withholding or at a reduced rate of withholding, or as is reasonably requested by the Borrower or the Administrative Agent to comply with FATCA. Each Term B Lender shall provide two duly completed copies of Internal Revenue Service form W-9 or applicable successor form, such documentation prescribed by applicable law or reasonably requested by the Borrower or the Administrative Agent as will permit payments by the Borrower and each other Obligor under any Loan Document to be made without withholding or at a reduced rate of withholding, or as is reasonably requested by the Borrower or the Administrative Agent to comply with FATCA. The Administrative Agent shall deliver to the Borrower such IRS forms as are required to ensure that payments made to the Administrative Agent are not subject to withholding, but only for so long as the Administrative Agent is legally entitled to do so. Each Lender agrees to promptly notify the Borrower and the Administrative Agent in writing of any change in circumstances which would modify or render invalid any claimed exemption or reduction. In addition, each Lender shall timely deliver to the Borrower and the Administrative Agent two further copies of such Form W-8BEN, W-8IMY, W-8ECI or W-9 or successor forms on or before the date that any previously executed form expires or becomes obsolete, or after the occurrence of any event requiring a change in the most recent form delivered by such Person to the Borrower.

(f) The Borrower shall not be obligated to pay any additional amounts to any Secured Party pursuant to clause (a)(i), or to indemnify any Secured Party pursuant to clause (d), in respect of United States federal withholding taxes to the extent imposed as a result of (i) the failure, inability or ineligibility of such Secured Party to deliver to the Borrower the form or forms and/or an Exemption Certificate, as applicable to such Secured Party, pursuant to clause (e), (ii) such form or forms and/or Exemption Certificate not establishing a complete exemption from U.S. federal withholding tax or the information or certifications made therein by the Secured Party being untrue or inaccurate on the date delivered in any material respect, or (iii) the Secured Party designating a successor lending office at which it maintains its Loans which has the effect of causing such Secured Party to become obligated for tax payments in excess of those in effect immediately prior to such designation; provided that, the Borrower shall be obligated to pay additional amounts to any such Secured Party pursuant to clause (a)(i), and to indemnify any such Secured Party pursuant to clause (d), in respect of United States federal withholding taxes if (i) any such failure to deliver a form or forms or an Exemption Certificate or the failure of such

form or forms or Exemption Certificate to establish a complete exemption from U.S. federal withholding tax resulted from a change in any applicable statute, treaty, regulation or other applicable law or any official interpretation of any of the foregoing occurring after the Closing Date (or in the case of an Assignee Lender, after the date of the assignment, except to the extent that the applicable assigning lender was entitled to receive additional amounts with respect to such payment), which change rendered such Secured Party no longer legally entitled to deliver such form or forms or Exemption Certificate or otherwise ineligible for a complete exemption from U.S. federal withholding tax, (ii) the redesignation of the Secured Party's lending office was made at the request of the Borrower or (iii) the obligation to pay any additional amounts to any such Secured Party pursuant to clause (a)(i) or to indemnify any such Secured Party pursuant to clause (d) is with respect to an Assignee Lender that becomes an Assignee Lender as a result of an assignment made at the request of the Borrower.

(g) In the event that any Lender or the Administrative Agent determines in its sole discretion that it has received a refund or a credit in respect of Taxes or Other Taxes as to which it has been paid additional amounts by the Borrower pursuant to clause (a) or indemnified by the Borrower pursuant to clause (d) and such Lender or the Administrative Agent, as applicable, determines in its good faith judgment that such refund is attributable to such additional amounts or indemnification, then such Lender or Administrative Agent shall promptly notify the Administrative Agent and the Borrower, shall use reasonable efforts to apply for such refund or credit and shall within 30 Business Days of receipt of such refund or application of such credit remit to the Borrower an amount as such Lender or Administrative Agent reasonably determines to be the proportion of the refunded or credited amount as will leave it, after such remittance, in no better or worse position than it would have been if the Taxes or Other Taxes had not been imposed and the corresponding additional amounts or indemnification payment not been made. Neither the Lenders nor the Administrative Agent shall be obligated to disclose information regarding its tax affairs or computations to the Borrower in connection with this clause (g) or any other provision of this Section that such Lender or the Administrative Agent reasonably deems confidential.

**SECTION 4.3 Payments; Proceeds, Payments and Computations.** Unless otherwise expressly provided in a Loan Document, all payments by the Borrower pursuant to each Loan Document shall be made by the Borrower to the Administrative Agent for the pro rata account of the Secured Parties entitled to receive such payment. All payments shall be made without setoff, deduction or counterclaim not later than 11:00 a.m. New York time on the date due in same day or immediately available funds to such account as the Administrative Agent shall specify from time to time by notice to the Borrower. Funds received after that time shall be deemed to have been received by the Administrative Agent on the next succeeding Business Day. The Administrative Agent shall promptly remit in same day funds to each Secured Party its share, if any, of such payments received by the Administrative Agent for the account of such Secured Party. All interest and fees shall be computed on the basis of the actual number of days (including the first day but excluding the last day) occurring during the period for which such interest or fee is payable over a year comprised of 360 days. Payments due on other than a Business Day shall be made on the next succeeding Business Day and such extension of time shall be included in computing interest and fees in connection with that payment.

#### SECTION 4.3.2 Proceeds of Collateral and Order of Payments upon Event of Default.

After the occurrence and during the continuance of an Event of Default, the Administrative Agent may, and upon direction from the Required Lenders, shall, apply all amounts received under the Loan Documents (including from the proceeds of collateral securing the Obligations) or under applicable law; provided that after the First Lien Termination Date, they shall be applied upon receipt to the Obligations as follows: (i) first, to the payment of all Obligations in respect of fees, expense reimbursements, indemnities and other amounts owing to the Administrative Agent, in its capacity as the Administrative Agent (including the fees and expenses of counsel to the Administrative Agent), (ii) second, after payment in full in cash of the amounts specified in clause (b)(i), to the ratable payment of all interest (including interest accruing (or which would accrue) after the commencement of a proceeding in bankruptcy, insolvency or similar law, whether or not permitted as a claim under such law) and fees owing to the Term A-Prime Lenders under the Loan Documents, and all costs and expenses owing to the Term A-Prime Lenders pursuant to the terms of the Loan Documents, until paid in full in cash, (iii) third, after payment in full in cash of the amounts specified in clauses (i) and (ii), to the ratable payment of the principal amount of the Term A-Prime Loans then outstanding (if any), (iv) fourth, after payment in full in cash of the amounts specified in clauses (i) through (iii), to the ratable payment of all interest (including interest accruing (or which would accrue) after the commencement of a proceeding in bankruptcy, insolvency or similar law, whether or not permitted as a claim under such law) and fees owing to the Term A Lenders under the Loan Documents, and all costs and expenses owing to the Term A Lenders pursuant to the terms of the Loan Documents, until paid in full in cash, (v) fifth, after payment in full in cash of the amounts specified in clauses (i) through (iv), to the ratable payment of the principal amount of the Term A Loans then outstanding, (vi) sixth, after payment in full in cash of the amounts specified in clauses (i) through (v), to the ratable payment of all interest (including interest accruing (or which would accrue) after the commencement of a proceeding in bankruptcy, insolvency or similar law, whether or not permitted as a claim under such law) and fees owing to the Term B Lenders under the Loan Documents, and all costs and expenses owing to the Term B Lenders pursuant to the terms of the Loan Documents, until paid in full in cash, (vii) seventh, after payment in full in cash of the amounts specified in clauses (i) through (vi), to the ratable payment of the principal amount of the Term B Loans then outstanding, (viii) eighth, after payment in full in cash of the amounts specified in clauses (i) through (vii), to the ratable payment of all other Obligations owing to the Secured Parties with respect to the Term A-Prime Loans, (ix) ninth, after payment in full in cash of the amounts specified in clauses (i) through (viii), to the ratable payment of all other Obligations owing to the Secured Parties with respect to the Term A Loans, (x) tenth, after payment in full in cash of the amounts specified in clauses (i) through (ix), to the ratable payment of all other Obligations owing to the Secured Parties with respect to the Term B Loans, and (xi) eleventh, after payment in full in cash of the amounts specified in clauses (i) through (x), and following the Termination Date, to each applicable Obligor or any other Person lawfully entitled to receive such surplus.

SECTION 4.4 Sharing of Payments. If any Secured Party shall obtain any payment or other recovery (whether voluntary, involuntary, by application of setoff or otherwise) on account of any Loan (other than pursuant to the terms of Sections 4.3, 4.4, 4.5 or 4.6) in excess of its pro rata share of payments obtained by all Secured Parties of the same class, such Secured Party shall purchase for cash at face value from the other Secured Parties of such class such participations in Loans held by them as shall be necessary to cause such purchasing Secured

Party to share the excess payment or other recovery ratably (to the extent such other Secured Parties were entitled to receive a portion of such payment or recovery) with each of them; provided that, if all or any portion of the excess payment or other recovery is thereafter recovered from such purchasing Secured Party, the purchase shall be rescinded and each Secured Party which has sold a participation to the purchasing Secured Party shall repay to the purchasing Secured Party the purchase price to the ratable extent of such recovery together with an amount equal to such selling Secured Party's ratable share (according to the proportion of (a) the amount of such selling Secured Party's required repayment to the purchasing Secured Party to (b) total amount so recovered from the purchasing Secured Party) of any interest or other amount paid or payable by the purchasing Secured Party in respect of the total amount so recovered. The Borrower agrees that any Secured Party purchasing a participation from another Secured Party pursuant to this Section may, to the fullest extent permitted by law, exercise all its rights of payment (including pursuant to Section 4.9) with respect to such participation as fully as if such Secured Party were the direct creditor of the Borrower in the amount of such participation. If under any applicable bankruptcy, insolvency or other similar law any Secured Party receives a secured claim in lieu of a setoff to which this Section applies, such Secured Party shall, to the extent practicable, exercise its rights in respect of such secured claim in a manner consistent with the rights of the Secured Parties entitled under this Section to share in the benefits of any recovery on such secured claim.

SECTION 4.5 Setoff. Each Secured Party shall, upon the occurrence and during the continuance of any Event of Default described in clauses (b) through (d) of Section 8.1.7 or, with the consent of the Required Lenders, upon the occurrence and during the continuance of any other Event of Default, have the right to appropriate and apply to the payment of the Obligations owing to it (whether or not then due), and (as security for such Obligations) the Borrower hereby grants to each Secured Party a continuing security interest in, any and all balances, credits, deposits, accounts or moneys of the Borrower then or thereafter maintained with such Secured Party; provided that, any such appropriation and application shall be subject to the provisions of Section 4.8. Each Secured Party agrees promptly to notify the Borrower and the Administrative Agent in writing after any such appropriation and application made by such Secured Party; provided that, the failure to give such notice shall not affect the validity of such setoff and application. The rights of each Secured Party under this Section are in addition to other rights and remedies (including other rights of setoff under applicable law or otherwise) which such Secured Party may have.

SECTION 4.6 Replacement of Lenders. If any Lender (an "Affected Lender") (a) fails to consent to an election, consent, amendment, waiver or other modification to this Agreement or other Loan Document that requires the consent of a greater percentage of the Lenders than the Required Lenders and such election, consent, amendment, waiver or other modification is otherwise consented to by the Required Lenders or (b) makes a demand upon the Borrower for (or if the Borrower is otherwise required to pay) amounts pursuant to Section 4.3, 4.5 or 4.6 (and the payment of such amounts is, and is likely to continue to be, materially more onerous in the reasonable judgment of the Borrower than with respect to the other Lender), the Borrower or the Administrative Agent may, within 30 days of receipt by the Borrower of such demand or notice, as the case may be, give notice (a "Replacement Notice") in writing to the Administrative Agent and such Affected Lender of its intention to cause such Affected Lender to sell all or any portion of its Loans and/or Notes to an Eligible Assignee (a "Replacement Lender") designated in such



Replacement Notice; provided, however, that no Replacement Notice may be given by the Borrower if (i) such replacement conflicts with any applicable law or regulation, (ii) any Event of Default shall have occurred and be continuing at the time of such replacement or (iii) prior to any such replacement, such Lender shall have taken any necessary action under Section 4.5 or 4.6 (if applicable) which shall have eliminated the continued need for payment of amounts owing pursuant to Section 4.5 or 4.6. If the Administrative Agent shall, in the exercise of its reasonable discretion and within 30 days of its receipt of such Replacement Notice, notify the Borrower and such Affected Lender in writing that the Replacement Lender is satisfactory to the Administrative Agent (such consent not being required where the Replacement Lender is already a Lender or an Affiliate of a Lender), then such Affected Lender shall, subject to the payment of any amounts due pursuant to Section 4.4, assign, in accordance with Section 10.11, the portion of its Loans, Notes (if any), and other rights and obligations under this Agreement and all other Loan Documents designated in the replacement notice to such Replacement Lender; provided, however, that (i) such assignment shall be without recourse, representation or warranty and shall be on terms and conditions reasonably satisfactory to such Affected Lender and such Replacement Lender, (ii) the purchase price paid by such Replacement Lender shall be in the amount of such Affected Lender's Loans designated in the Replacement Notice, together with all accrued and unpaid interest and fees in respect thereof, plus all other amounts (including the amounts demanded and unreimbursed under Sections 4.3, 4.5 and 4.6) and including any call premiums owing to such Affected Lender hereunder and (iii) the Borrower shall pay to the Affected Lender and the Administrative Agent all reasonable out-of-pocket expenses incurred by the Affected Lender and the Administrative Agent in connection with such assignment and assumption (including the processing fees described in Section 10.11). Upon the effective date of an assignment described above, the Replacement Lender shall become a "Lender" for all purposes under the Loan Documents. Each assignment pursuant to this Section 4.10 shall be effective upon the satisfaction of the conditions specified in this Section 4.10 without further action on the part of the applicable Affected Lender.

## ARTICLE V CONDITIONS TO EXCHANGE OF LOANS

The obligations of the Lenders pursuant to the Exchange of Loans shall be subject to the prior or concurrent satisfaction (or waiver in accordance with Section 10.1; provided that the conditions in Sections 5.2 and 5.3 may not be waived) of each of the conditions precedent set forth in this Article.

SECTION 5.1 Resolutions, etc. The Administrative Agent shall have received from each Obligor, as applicable, (i) a copy of a good standing certificate, dated a date reasonably close to the Closing Date, for each such Person and (ii) a certificate, dated as of the Closing Date, duly executed and delivered by such Person's Secretary or Assistant Secretary, managing member or general partner, as applicable, as to

(a) resolutions of each such Person's Board of Directors (or other managing body, in the case of other than a corporation) then in full force and effect authorizing, to the extent relevant, all aspects of the Transactions applicable to such Person and the execution, delivery and performance of each Loan Document to be executed by such Person and the transactions contemplated hereby and thereby;

(b) the incumbency and signatures of those of its officers, managing member or general partner, as applicable, authorized to act with respect to each Loan Document to be executed by such Person; and

(c) the full force and validity of each Organic Document of such Person and copies thereof;

upon which certificates each Secured Party may conclusively rely until it shall have received a further certificate of the Secretary, Assistant Secretary, managing member or general partner, as applicable, of any such Person canceling or amending the prior certificate of such Person.

SECTION 5.2 Entry of Confirmation Order and Consummation of Transactions. The Administrative Agent shall have received evidence that:

(a) No amendment or other modification of or to the Plan shall be filed or proposed since the date the Confirmation Order was originally entered which contains modifications materially adverse to the Administrative Agent.

(b) The Bankruptcy Court shall have entered the Confirmation Order.

(c) Concurrently with the closing of the credit facility provided hereby, the Plan (including the transfer of substantially all assets of the Bankruptcy Debtors pursuant to the Asset Purchase Agreement) shall have been substantially consummated (as defined in Section 1101 of the Bankruptcy Code) in accordance in all material respects with the terms of the Plan and the Confirmation Order.

SECTION 5.3 Delivery of Notes. The Administrative Agent shall have received, for the account of each Lender that has requested a Note, such Lender's Note(s) duly executed and delivered by an Authorized Officer of the Borrower.

SECTION 5.4 Guarantees. The Administrative Agent shall have received each Guaranty, dated as of the Closing Date, duly executed and delivered by an Authorized Officer of the Parent and each U.S. Subsidiary, as applicable.

SECTION 5.5 Security Agreements. The Administrative Agent (or in the case of clause (a)(x), the First Lien Administrative Agent) shall have received executed counterparts of the Security Agreement, each dated as of the Closing Date, duly executed and delivered by the Parent, the Borrower and each U.S. Subsidiary (if any), together with:

(a) (x) certificates (in the case of Capital Securities that are securities (as defined in the UCC)) evidencing all of the issued and outstanding capital Securities owned by each Obligor in its U.S. Subsidiaries and 65% (or, if less, such lesser amount owned by such Obligor) of the issued and outstanding Voting Securities of each Foreign Subsidiary (together with all the issued and outstanding non-voting Capital Securities of such Foreign Subsidiary) directly owned by each Obligor, which certificates in each case shall be accompanied by undated instruments of transfer duly executed in blank, or, if any Capital Securities (in the case of Capital Securities that are uncertificated securities (as defined in the UCC)), and (y) confirmation and evidence satisfactory to the Administrative Agent that the security interest therein has been

transferred to and perfected by the First Lien Administrative Agent for the benefit of the Secured Parties in accordance with Articles 8 and 9 of the UCC and all laws otherwise applicable to the perfection of the pledge of such Capital Securities;

(b) Filing Statements suitable in form for naming the Parent, the Borrower and each Subsidiary Guarantor as a debtor and the Administrative Agent as the secured party, or other similar instruments or documents to be filed under the UCC of all jurisdictions as may be necessary or, in the opinion of the Administrative Agent, desirable to perfect the security interests of the Administrative Agent pursuant to such Security Agreement;

(c) UCC Form UCC-3 termination statements, if any, necessary to release all Liens and other rights of any Person (i) in any collateral described in any Security Agreement previously granted by any Person, and (ii) securing any of the Indebtedness identified in Item 5.5(c) of the Disclosure Schedule, together with such other UCC Form UCC-3 termination statements as the Administrative Agent may reasonably request from such Obligor; and

(d) certified copies of UCC Requests for Information or Copies (Form UCC-11), or a similar search report certified by a party acceptable to the Administrative Agent, dated a date reasonably near to the Closing Date, listing all effective financing statements which name any Obligor (under its present name and any previous names) as the debtor, together with copies of such financing statements (none of which shall, except with respect to Liens permitted by Section 7.2.3.), evidence a Lien on any collateral described in any Loan Document).

**SECTION 5.6 Intellectual Property Security Agreements.** The Administrative Agent shall have received a Patent Security Agreement, a Copyright Security Agreement and a Trademark Security Agreement, as applicable, each dated as of the Closing Date, duly executed and delivered by each Obligor that, pursuant to a Security Agreement, is required to provide such intellectual property security agreements to the Administrative Agent.

**SECTION 5.7 Filing Agent, etc.** All Uniform Commercial Code financing statements or other similar financing statements and Uniform Commercial Code (Form UCC-3) termination statements required pursuant to the Loan Documents (collectively, the "Filing Statements"), shall have been delivered to CT Corporation System or another similar filing service company acceptable to the Administrative Agent (the "Filing Agent"). The Filing Agent shall have acknowledged in a writing satisfactory to the Administrative Agent and its counsel (i) the Filing Agent's receipt of all Filing Statements, (ii) that the Filing Statements have either been submitted for filing in the appropriate filing offices or will be submitted for filing in the appropriate offices within ten days following the Closing Date and (iii) that the Filing Agent will notify the Administrative Agent and its counsel of the results of such submissions within 30 days following the Closing Date.

**SECTION 5.8 Intercreditor Agreement.** The Administrative Agent shall have received the Intercreditor Agreement, dated as of the Closing Date, duly executed and delivered by the Administrative Agent, the administrative agent under the First Lien Credit Agreement and the Borrower.

SECTION 5.9 Patriot Act Disclosures. The Administrative Agent and each Lender shall have received all Patriot Act Disclosures requested by them prior to execution of this Agreement.

SECTION 5.10 Compliance with Warranties, No Default, etc. Both before and after giving effect to the Exchange of Loans the following statements shall be true and correct:

- (a) the representations and warranties set forth in each Loan Document shall, in each case, be true and correct in all material respects with the same effect as if then made (unless stated to relate solely to an earlier date, in which case such representations and warranties shall be true and correct in all material respects as of such earlier date); and
- (b) no Default shall have then occurred and be continuing.

## ARTICLE VI REPRESENTATIONS AND WARRANTIES

In order to induce the Secured Parties to enter into this Agreement the Borrower represents and warrants to each Secured Party on the Closing Date as set forth in this Article.

SECTION 6.1 Organization, etc. Each Obligor is validly organized and existing and in good standing under the laws of the state or jurisdiction of its incorporation or organization, is duly qualified to do business and is in good standing as a foreign entity in each jurisdiction where the nature of its business requires such qualification, except for such jurisdictions where the failure to so qualify could not reasonably be expected to have a Material Adverse Effect, and has full power and authority and holds all requisite governmental licenses, permits and other approvals to enter into and perform its Obligations under each Loan Document to which it is a party, to own and hold under lease its property and to conduct its business substantially as currently conducted by it, except for those licenses, permits or other approvals, the absence of which could not reasonably be expected to have a Material Adverse Effect.

SECTION 6.2 Due Authorization, Non-Contravention, Defaults etc. The execution, delivery and performance by each Obligor of each Loan Document executed or to be executed by it, each Obligor's participation in the consummation of all aspects of the Transactions, and the execution, delivery and performance by the Borrower or (if applicable) any Obligor of the agreements executed and delivered by it in connection with the Transactions are in each case within such Person's powers, have been duly authorized by all necessary action, and do not

- (a) contravene any (i) Obligor's Organic Documents, (ii) court decree or order binding on or affecting any Obligor or (iii) law or governmental regulation binding on or affecting any Obligor; or
- (b) result in (i) or require the creation or imposition of, any Lien on any Obligor's properties (except as permitted by this Agreement), (ii) a default under any material contractual restriction binding on or affecting any Obligor or (iii) any noncompliance, suspension, impairment, forfeiture or nonrenewal of any material license, permit or other governmental approval.

No Obligor is in default under any agreement, instrument or undertaking to which it is a party or by which it or any of its property is bound which could reasonably be expected to have a Material Adverse Effect. No Obligor is a party to any agreement or instrument or subject to any other obligation or any charter or corporate restriction or any provision of any applicable law, rule or regulation which, individually or in the aggregate, could reasonably be expected to have a Material Adverse Effect.

SECTION 6.3 Government Approval, Regulation, etc. No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or other Person (other than those that have been, or on the Effective Date will be, duly obtained or made and which are, or on the Effective Date will be, in full force and effect) is required for the consummation of the Transactions or the due execution, delivery or performance by any Obligor of any Loan Document to which it is a party, or for the due execution, delivery and/or performance of Transaction Documents, in each case by the parties thereto or the consummation of the Transactions, other than pursuant to the Plan. Neither the Borrower nor any of its Subsidiaries is an “investment company” within the meaning of the Investment Company Act of 1940, as amended, or a “holding company”, or a “subsidiary company” of a “holding company”, or an “affiliate” of a “holding company” or of a “subsidiary company” of a “holding company”, within the meaning of the Public Utility Holding Company Act of 1935, as amended.

SECTION 6.4 Validity, etc. Each Loan Document and each Transaction Document to which any Obligor is a party constitutes the legal, valid and binding obligations of such Obligor, enforceable against such Obligor in accordance with their respective terms (except, in any case, as such enforceability may be limited by applicable bankruptcy, insolvency, reorganization or similar laws affecting creditors’ rights generally and by principles of equity).

SECTION 6.5 Financial Information. All balance sheets, all statements of income and of cash flow and all other financial information of each of the Borrower and its Subsidiaries furnished pursuant to Section 7.1.1 have been and will for periods following the Effective Date be prepared in accordance with GAAP, and do or will present fairly the consolidated financial condition of the Persons covered thereby as at the dates thereof and the results of their operations for the periods then ended.

SECTION 6.6 Litigation, Labor Controversies, etc. There is no pending or, to the actual knowledge of the Borrower or any of its Subsidiaries, threatened litigation, action, proceeding, investigation or labor controversy

(a) other than the Bankruptcy Cases and the related proceedings under Chapter 11 of the Bankruptcy Code;

(b) except as disclosed in Item 6.6 of the Disclosure Schedule, affecting the Borrower, any of its Subsidiaries or any other Obligor, or any of their respective properties, businesses, assets or revenues, which could reasonably be expected to have a Material Adverse Effect; or

(c) which purports to affect the legality, validity or enforceability of any Loan Document, the Transaction Documents or the Transactions.

SECTION 6.7 Subsidiaries. The Borrower has no Subsidiaries, except those Subsidiaries which are identified in Item 6.7 of the Disclosure Schedule, or which are permitted to have been organized or acquired in accordance with Sections 7.2.5 or 7.2.9.

SECTION 6.8 Ownership of Properties. The Borrower and each of its Subsidiaries owns (i) in the case of owned real property, good and marketable fee title to, and (ii) in the case of owned personal property, good and valid title to, or, in the case of leased real or personal property, valid and enforceable leasehold interests (as the case may be) in, all of its material properties and assets, tangible and intangible, of any nature whatsoever, free and clear in each case of all Liens or claims, except for Liens permitted pursuant to Section 7.2.3 and all matters reflected in the title insurance policies delivered pursuant to clause (b) of Section 7.1.11.

SECTION 6.9 Taxes. The Borrower and each of its Subsidiaries has filed all tax returns and reports required by law to have been filed by it and has paid all Taxes thereby shown to be due and owing, (except any such Taxes which are being diligently contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside on its books) and has paid all Taxes shown to be due on any assessment received to the extent that such Taxes have become due and payable, except where the failure to file any such returns or reports or to pay any such Taxes would not give rise to a Material Adverse Effect.

SECTION 6.10      Employee Benefit Plans.

(a) Except as could not reasonably be expected to have a Material Adverse Effect: (i) the Borrower and each member of its Controlled Group is in compliance with all applicable provisions of ERISA, the Code and the regulations and published interpretations thereunder with respect to all Employee Benefit Plans except for any required amendments for which the remedial amendment period as defined in Section 401(b) of the Code has not yet expired; (ii) each Employee Benefit Plan that is intended to be qualified under Section 401(a) of the Code has been determined by the Internal Revenue Service to be so qualified, and each trust related to such plan has been determined to be exempt under Section 501(a) of the Code except for such plans that have not yet received determination letters but for which the remedial amendment period for submitting a determination letter has not yet expired; and (iii) there are no pending or, to the actual knowledge of the Borrower, threatened claims, actions or lawsuits, or action by any Governmental Authority.

(b) Neither the Borrower nor any member of its Controlled Group sponsors or contributes to any Pension Plan, nor do any of them have any liability, contingent or otherwise, with respect to any Pension Plan (for the avoidance of doubt, other than payments pursuant to the PBGC Settlement).

(c) Neither the Borrower nor any member of its Controlled Group sponsors, maintains, contributes to or has any liability, contingent or otherwise, with respect to any plan, fund or other similar program, arrangement or agreement established or maintained outside of the United States primarily for the benefit of employees of the Borrower or any such Controlled Group member residing outside the United States (for the avoidance of doubt, other than payments pursuant to the PBGC Settlement).

SECTION 6.11 Environmental Warranties. Except as set forth in Item 6.11 of the Disclosure Schedule and except as would not reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect:

- (a) all facilities and property owned, operated or leased by the Borrower or any of its Subsidiaries are owned, operated or leased by the Borrower and its Subsidiaries in material compliance with all Environmental Laws and have been for the past three years;
- (b) there are no pending or, to the Borrower's actual knowledge, threatened (i) written claims, complaints, notices or governmental requests for information received by the Borrower or any of its Subsidiaries with respect to any alleged material violation of any Environmental Law, or (ii) written complaints, notices or inquiries to the Borrower or any of its Subsidiaries regarding material potential liability of the Borrower or any of its Subsidiaries under any Environmental Law;
- (c) there have been no Releases of Hazardous Materials at, on or under any property now or previously owned, operated, or leased by the Borrower or any of its Subsidiaries that to the Borrower's actual knowledge, would require investigation or remediation under any applicable Environmental Law;
- (d) the Borrower and its Subsidiaries have been issued and are in material compliance with all permits, certificates, approvals, licenses, registrations and other authorizations required under any applicable Environmental Law;
- (e) to the actual knowledge of the Borrower, no property currently or previously owned, operated or leased by the Borrower or any of its Subsidiaries is listed, or proposed for listing on the National Priorities List pursuant to CERCLA, on the CERCLIS or on any similar foreign, federal, state or provincial list of sites requiring investigation or clean-up under Environmental Laws; and
- (f) there is no friable asbestos present at any property now owned or leased by the Borrower or any of its Subsidiaries that requires abatement or removal under any applicable Environmental Law.

SECTION 6.12 Regulations U and X. No Obligor is engaged in the business of extending credit for the purpose of buying or carrying margin stock, and no proceeds of any Loans will be used to purchase or carry margin stock or otherwise for a purpose which violates, or would be inconsistent with, F.R.S. Board Regulation U or Regulation X. Terms for which meanings are provided in F.R.S. Board Regulation U or Regulation X or any regulations substituted therefor, as from time to time in effect, are used in this Section with such meanings.

SECTION 6.13 Labor Matters. Except as set forth on Item 6.13 of the Disclosure Schedule, as of the date hereof no Obligor is subject to any labor or collective bargaining agreement. Except as set forth on Item 6.13 of the Disclosure Schedule, there are no existing or threatened strikes, lockouts or other labor disputes involving any Obligor that singly or in the aggregate could reasonably be expected to have a Material Adverse Effect. Hours worked by and payments made to employees of each Obligor are not in violation of the Fair Labor

Standards Act or any other applicable law, rule or regulation dealing with such matters where such violation could reasonably be expected to have a Material Adverse Effect.

SECTION 6.14 Compliance with Laws. Each Obligor is in compliance in all material respects with the requirements of all applicable laws and all orders, writs, injunctions and decrees applicable to it or to its properties (except for Environmental Laws which are the subject of Section 6.11), except in such instances in which the failure to comply therewith, either individually or in the aggregate, would not reasonably be expected to have a Material Adverse Effect.

SECTION 6.15 Deposit Account and Cash Management Accounts. Set forth on Item 6.15(a) of the Disclosure Schedule is a complete and accurate list of all Deposit Accounts of the Borrower and each Subsidiary and set forth on Item 6.15(b) of the Disclosure Schedule is a complete and accurate list of all Securities Accounts (as defined in the UCC) of the Borrower and each Subsidiary, if any as updated in accordance with Section 7.1.8.

SECTION 6.16 Insurance. The Borrower and each of its Subsidiaries keeps its property adequately insured and maintains (i) insurance to such extent and against such risks, including fire, as is customary with companies of similar size and in the same or similar businesses, (ii) workmen's compensation insurance in the amount required by applicable law, (iii) public liability insurance, which shall include product liability insurance, in the amount customary with companies of similar size and in the same or similar business against claims for personal injury or death on properties owned, occupied or controlled by it, and (iv) such other insurance as may be required by law.

SECTION 6.17 Material Contracts. Except as could not be reasonably expected to result in a Material Adverse Effect, each of the Borrower's and its Subsidiaries' material contracts (i) are in full force and effect and are binding upon and enforceable against each Obligor that is a party thereto and, to the best actual knowledge of the Borrower and its Subsidiaries, all other parties thereto in accordance with its terms, and (ii) is not in default due to the action of such Obligor.

## ARTICLE VII COVENANTS

SECTION 7.1 Affirmative Covenants. The Borrower agrees with each Lender and the Administrative Agent that on or after the Closing Date until the Termination Date has occurred, the Borrower will, and will cause its Subsidiaries to, perform or cause to be performed the obligations set forth below.

SECTION 7.1.1 Financial Information, Reports, Notices, etc. The Borrower will furnish the Administrative Agent, who will distribute to each Lender, copies of the following financial statements, reports, notices and information:

(a) as soon as available and in any event within 45 days after the end of each of the first three Fiscal Quarters of each Fiscal Year (commencing with the second Fiscal Quarter of the 2011 Fiscal Year), an unaudited consolidated balance sheet of the Parent and its Subsidiaries as of the end of such Fiscal Quarter and consolidated statements of income and cash



flow of the Parent and its Subsidiaries for such Fiscal Quarter and for the period commencing at the end of the previous Fiscal Year and ending with the end of such Fiscal Quarter, and including (in each case, except in the case of the second Fiscal Quarter of the 2011 Fiscal Year), in comparative form the figures for the corresponding Fiscal Quarter in, and year to date portion of, the immediately preceding Fiscal Year, in each case, certified as complete and correct by the chief financial or accounting officer of the Borrower (subject to normal year-end audit adjustments);

(b) as soon as available and in any event within 120 days after the end of each Fiscal Year (commencing with the 2011 Fiscal Year), a copy of the consolidated balance sheet of the Parent and its Subsidiaries, and the related consolidated statements of income and cash flow of the Parent and its Subsidiaries for such Fiscal Year, setting forth in comparative form the figures for the immediately preceding Fiscal Year, audited by independent public accountants; provided that for the 2011 Fiscal Year, such consolidated balance sheet and related consolidated statements of income and cash flow shall cover the period commencing on a date selected by the Borrower in its reasonable discretion and terminating on December 31, 2011 and shall not need to include comparative statements;

(c) concurrently with the delivery of the financial information pursuant to clauses (a) and (b), a Compliance Certificate, executed by the chief financial or accounting officer of the Borrower, (i) showing compliance with the financial covenants set forth in Section 7.2.4 and stating that no Default has occurred and is continuing (or, if a Default has occurred, specifying the details of such Default and the action that the Borrower or an Obligor has taken or proposes to take with respect thereto), (ii) stating that no Subsidiary has been formed or acquired since the delivery of the last Compliance Certificate (or, if a Subsidiary has been formed or acquired since the delivery of the last Compliance Certificate, a statement that such Subsidiary has complied with Section 7.1.7) and (iii) in the case of a Compliance Certificate delivered concurrently with the financial information pursuant to clause (b), a calculation of Excess Cash Flow;

(d) as soon as practicable and in any event within 45 days after the commencement of each Fiscal Year beginning with the 2012 Fiscal Year, a business plan and financial projections for the Borrower and its Subsidiaries (on a consolidated basis) for such Fiscal Year (including an operating budget and cash flow budget) for the Borrower and its Subsidiaries (on a consolidated basis) accompanied by a certificate of an Authorized Officer of the Borrower to the effect that (a) such projections were prepared by the Borrower in good faith, (b) the Borrower has a reasonable basis for the assumptions contained in such projections and (c) such projections have been prepared in accordance with such assumptions;

(e) as soon as possible and in any event within 10 days after any executive officer of the Borrower or any other Obligor obtains actual knowledge of the occurrence of an Event of Default, a statement of an Authorized Officer of the Borrower setting forth details of such Event of Default and the action which the Borrower or such Obligor has taken and proposes to take with respect thereto;

(f) as soon as possible and in any event within 10 days after any executive officer of the Borrower or any other Obligor obtains actual knowledge of (i) the occurrence of

any material adverse development with respect to any litigation, action, proceeding or labor controversy described in Item 6.6 of the Disclosure Schedule or (ii) the commencement of any litigation, action, proceeding or labor controversy of the type and materiality described in Section 6.6, notice thereof and, to the extent the Administrative Agent reasonably requests, copies of all documentation relating thereto;

(g) promptly after the sending or filing thereof, copies of all reports, notices, prospectuses and registration statements which any Obligor files with the SEC, or any national securities exchange;

(h) promptly following the mailing or receipt of any material notice or report delivered under the terms of the First Lien Credit Agreement, copies of such notice or report;

(i) promptly (i) if any executive officer of the Borrower obtains actual knowledge that the Borrower or any Person which owns, directly or indirectly, any Capital Securities of the Borrower, or any other holder at any time of any direct or indirect equitable, legal or beneficial interest therein is the subject of any of the Terrorism Laws, the Borrower will notify the Administrative Agent in writing and (ii) upon the request of any Lender, the Borrower will provide any information such Lender believes is reasonably necessary to be delivered to comply with the Patriot Act; and

(j) such other financial and other information as the Lenders holding at least 10.0% of the aggregate amount of outstanding Loans may from time to time reasonably request through the Administrative Agent (including information and reports in such detail as such Lenders may reasonably request with respect to the terms of and information provided pursuant to the Compliance Certificate).

**SECTION 7.1.2 Maintenance of Existence; Compliance with Contracts, Laws, etc.** The Borrower will, and will cause each of its Subsidiaries to, preserve and maintain its and their respective legal existence (except as otherwise permitted by Section 7.2.10) and comply in all material respects with all applicable material laws, rules, regulations and orders, including the payment (before the same become delinquent), of all Taxes, imposed upon the Borrower or its Subsidiaries or upon their property except to the extent being diligently contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP have been set aside on the books of the Borrower or its Subsidiaries, as applicable.

**SECTION 7.1.3 Maintenance of Properties.** The Borrower will, and will cause each of its Subsidiaries to, maintain, preserve, protect and keep its and their respective properties in good repair, working order and condition (ordinary wear and tear excepted), and make necessary material repairs, renewals and replacements so that the business carried on by the Borrower and its Subsidiaries may be properly conducted at all times, unless the Borrower or such Subsidiary determines in good faith that the continued maintenance of such property is no longer economically desirable, necessary or useful to the business of the Borrower or any of its Subsidiaries or the Disposition of such property is otherwise permitted by Sections 7.2.9 or 7.2.10.

SECTION 7.1.4 Insurance. The Borrower will, and will cause each of its Subsidiaries to maintain:

(a) insurance on its property with financially sound and reputable insurance companies against loss and damage in at least the amounts (and with only those deductibles) customarily maintained, and against such risks as are typically insured against in the same general area, by Persons of comparable size engaged in the same or similar business as the Borrower and its Subsidiaries; and

(b) all worker's compensation, employer's liability insurance or similar insurance as may be required under the material laws of any state or jurisdiction in which it may be engaged in business.

Without limiting the foregoing, all insurance policies required pursuant to this Section shall (i) name the Administrative Agent on behalf of the Secured Parties as mortgagee or loss payee (in the case of property insurance) or additional insured (in the case of liability insurance), as applicable, and provide that no cancellation of the policies will be made without thirty days' prior written notice to the Administrative Agent and (ii) be in addition to any requirements to maintain specific types of insurance contained in the other Loan Documents.

SECTION 7.1.5 Books and Records. The Borrower will, and will cause each of its Subsidiaries to, keep books and records in accordance with GAAP which accurately reflect all of its business affairs and transactions and permit each Secured Party or any of their respective representatives, at reasonable times and intervals upon reasonable notice to the Borrower, to visit each Obligor's offices, to discuss such Obligor's financial matters with its officers and employees and to examine (and photocopy extracts from) any of its books and records.

SECTION 7.1.6 Environmental Law Covenant. The Borrower will, and will cause each of its Subsidiaries to,

(a) use and operate all of its and their facilities and properties in compliance with all Environmental Laws, maintain all necessary permits, approvals, certificates, licenses and other authorizations required under applicable Environmental Laws in effect and remain in material compliance therewith, and handle all Hazardous Materials in material compliance with all applicable Environmental Laws, in each case, except for such non-compliance or failure to maintain that would not reasonably be expected to result in a Material Adverse Effect; and

(b) reasonably promptly notify the Administrative Agent in writing and provide copies upon receipt of all written claims, complaints, notices or inquiries relating to the condition of its owned, operated and leased facilities and properties in respect of, or as to compliance with, Environmental Laws that would reasonably be expected to result in a Material Adverse Effect, and shall promptly resolve any non-compliance with Environmental Laws and keep its owned property free of any Lien imposed by any Environmental Law, except for such Lien that is being contested in good faith and by proper proceedings and for which appropriate reserves consistent with same are being maintained.

SECTION 7.1.7 Future Guarantors, Security, etc. The Borrower will, and will cause each of its U.S. Subsidiaries to, execute any documents, Filing Statements, agreements and

instruments, and take all further action (including filing Mortgages) that may be required under applicable law, or that the Administrative Agent may reasonably request, in order to effectuate the transactions contemplated by the Loan Documents and in order to grant, preserve, protect and perfect the validity (subject to Liens permitted by Section 7.2.3) of the Liens created or intended to be created by the Loan Documents. The Borrower will cause any subsequently acquired or organized U.S. Subsidiary to execute, within 10 Business Days of its acquisition or organization, a supplement to the Subsidiary Guaranty (in the form of Annex I thereto) and each other applicable Loan Document in favor of the Secured Parties. In addition, from time to time, the Borrower will, at its cost and expense, promptly secure the Obligations by pledging or creating, or causing to be pledged or created, perfected Liens with respect to such of its assets and properties as the Administrative Agent or the Required Lenders shall designate, it being agreed that it is the intent of the parties that the Obligations shall be secured by, among other things, substantially all the assets of the Borrower and its U.S. Subsidiaries (including real and personal property acquired subsequent to the Effective Date (but in the case of real property acquired after the Closing Date, the Borrower will only be required to perfect Liens on such real property to the extent the fair market value of such property exceeds \$1,000,000)); provided that, neither the Borrower nor its U.S. Subsidiaries shall be required to pledge more than 65% of the Voting Securities of any Foreign Subsidiary unless such pledge would not result in an adverse tax consequence to the Borrower and its Subsidiaries or to their equity holders on a flow through basis. The Borrower shall deliver or cause to be delivered to the Administrative Agent all customary instruments and documents (including legal opinions, title insurance policies and lien searches) to evidence compliance with this Section. The Borrower and its Subsidiaries will use commercially reasonable efforts to get a landlord waiver in form and substance reasonably satisfactory to the Administrative Agent for all real property leased by any Obligor after the Effective Date which relates to a location in which there is, or is reasonably expected to be, collateral with a book value of \$5,000,000 or more. The Borrower agrees that it will not, nor will it permit any of its Subsidiaries to, store collateral with a book value of more than \$5,000,000 in any location at which it has not obtained a landlord waiver for more than 60 days.

**SECTION 7.1.8 Cash Management.** The Borrower will, and will cause each Subsidiary Guarantor to: (i) ensure that such Person's Account Debtors forward payment of all amounts owed by them to such Person to one of the Deposit Accounts of such Person set forth on Item 6.15(a) of the Disclosure Schedule, and (ii) deposit, or cause to be deposited, promptly, and in any event no later than the fifth Business Day after the date of receipt thereof, all of such Person's Collections in one of the Deposit Accounts of such Person set forth on Item 6.15(a) of the Disclosure Schedule. Prior to or as soon as practicable following the Closing Date, the Borrower will use commercially reasonable efforts to deliver to the Administrative Agent fully executed Control Agreements with respect to each Deposit Account and Securities Account of the Borrower set forth on Item 6.15(a) and Item 6.15(b) of the Disclosure Schedule. At all times after the delivery of such Control Agreements, the Borrower will use commercially reasonable efforts to ensure, prior to any termination or expiration of the Control Agreement relating to the Deposit Accounts initially set forth on Item 6.15(a) of the Disclosure Schedule, that such Deposit Accounts are replaced with Deposit Accounts subject to a Control Agreement. So long as no Default has occurred and is continuing (except with respect to the Deposit Accounts initially set forth in Item 6.15(a) of the Disclosure Schedule, which Deposit Accounts may be replaced at any time, subject to the proviso to this sentence), the Borrower may amend Item 6.15(a) and Item 6.15(b) of the Disclosure Schedule to add or replace one or more of the Deposit Accounts;

provided, however, that (i) the prospective depository institution at which such Deposit Account will be held shall be reasonably satisfactory to the Administrative Agent and (ii) in the event such Deposit Account will replace or be in addition to a Deposit Account set forth on Item 6.15(a) of the Disclosure Schedule hereto, prior to the time of the opening of such Deposit Account, the Borrower and such prospective depository institution shall use commercially reasonable efforts to have executed and delivered to the Administrative Agent a Control Agreement in respect of such Deposit Account.

SECTION 7.1.9 Maintenance of Corporate Separateness. The Borrower will, and will cause each of its Subsidiaries to, satisfy customary corporate formalities, including the holding of regular board of directors' and shareholders' meetings and the maintenance of corporate offices and records and take all actions reasonably necessary to maintain their corporate separateness.

SECTION 7.1.10 Landlord's Agreements and Bailee Letters. Prior to or as soon as practicable following the Closing Date, the Borrower will use commercially reasonable efforts to deliver to the Administrative Agent a landlord's agreement or bailee letter with respect to each location set forth on Item 7.1.10 to the Disclosure Schedule.

SECTION 7.1.11 Mortgages. Prior to or as soon as practicable following the Closing Date, the Borrower will deliver to the Administrative Agent counterparts of each Mortgage, duly executed and delivered by the applicable Obligor, together with:

- (a) evidence of the completion (or satisfactory arrangements for the completion) of all recordings and filings of each Mortgage as may be necessary or, in the reasonable opinion of the Administrative Agent, desirable to create a valid, perfected Lien against the properties purported to be covered thereby;
- (b) mortgagee's title insurance policies in favor of the Administrative Agent for the benefit of the Secured Parties in amounts and in form and substance as shall be customary for similar properties, with respect to the real and, if any, other property purported to be covered by each Mortgage, insuring that title to such property is marketable and that the interests created by each Mortgage constitute valid first Liens thereon free and clear of all defects and encumbrances (other than in favor of the First Lien Lenders pursuant to the First Lien Loan Documents and the Intercreditor Agreement); and
- (c) opinions addressed to the Administrative Agent and all Lenders from local real estate counsel to the Obligors in all jurisdictions where the Borrower maintains material real estate, as determined in the Borrower's reasonable discretion.

SECTION 7.2 Negative Covenants. The Borrower covenants and agrees with each Lender and the Administrative Agent that on or after the Closing Date until the Termination Date has occurred, the Borrower will, and will cause its Subsidiaries to, perform or cause to be performed the obligations set forth below.

SECTION 7.2.1 Business Activities. The Borrower will not, and will not permit any of its Subsidiaries to engage in any business activity except those business activities engaged in or

contemplated on the date of this Agreement and activities reasonably incidental thereto or reasonable extensions thereof.

SECTION 7.2.2 Indebtedness. The Borrower will not, and will not permit any of its Subsidiaries to, create, incur, assume or permit to exist any Indebtedness, except:

- (a) Indebtedness in respect of the Obligations;
- (b) Indebtedness existing as of the Effective Date which is identified in Item 7.2.2(b) of the Disclosure Schedule, and refinancing of such Indebtedness in a principal amount not in excess of that which is outstanding on the Effective Date (as such amount has been reduced following the Effective Date) plus all costs, fees and expenses related to such refinancing;
- (c) unsecured Indebtedness (i) incurred in the ordinary course of business of the Borrower and its Subsidiaries (including open accounts extended by suppliers on normal trade terms in connection with purchases of goods and services (including insurance premium payables in the ordinary course) which are not overdue for a period of more than 90 days or, if overdue for more than 90 days, as to which a dispute exists and adequate reserves in conformity with GAAP have been established on the books of the Borrower or such Subsidiary) and (ii) in respect of performance, surety or appeal bonds provided in the ordinary course of business, but excluding (in each case), Indebtedness incurred through the borrowing of money or Contingent Liabilities in respect thereof;
- (d) Indebtedness (i) in respect of industrial revenue bonds or other similar governmental or municipal bonds, (ii) evidencing the deferred purchase price of newly acquired property or incurred to finance the acquisition of equipment of the Borrower and its Subsidiaries (pursuant to purchase money mortgages or otherwise, whether owed to the seller or a third party) used in the ordinary course of business of the Borrower and its Subsidiaries (provided that, such Indebtedness is incurred within 60 days of the acquisition of such property) and (iii) in respect of Capitalized Lease Liabilities; provided that, the aggregate amount of all Indebtedness outstanding pursuant to this clause shall not at any time exceed \$10,000,000;
- (e) Indebtedness of any Subsidiary owing to the Borrower or any other Subsidiary; provided that, the aggregate amount of all such Indebtedness incurred by a Subsidiary that is not a Subsidiary Guarantor, when aggregated with the amount of all Investments made by the Borrower and the Subsidiary Guarantors in Subsidiaries which are not Subsidiary Guarantors pursuant to clause (e)(i) of Section 7.2.5, shall not exceed \$5,000,000 at any time;
- (f) First Lien Loans incurred pursuant to the terms of the First Lien Loan Documents in a principal amount not to exceed the Maximum First Lien Principal Amount (as defined in the Intercreditor Agreement), and Contingent Liabilities of the Subsidiary Guarantors in respect of the First Lien Loans; and, the refinancing of all such Indebtedness not in excess of the Maximum First Lien Principal Amount so long as (i) such refinancing is permitted by the Intercreditor Agreement and (ii) the administrative agent for such replacement First Lien Credit Agreement executes and delivers the Intercreditor Agreement;

(g) Indebtedness incurred by the Borrower and its Subsidiaries arising from agreements providing for indemnification, adjustment of purchase price or similar obligations, or from guaranties or letters of credit, surety bonds or performance bonds securing the performance of the Borrower or any such Subsidiary pursuant to such agreements, in connection with Permitted Acquisitions or permitted Dispositions of any business, assets or Subsidiary of the Borrower or any of its Subsidiaries;

(h) the Borrower and its Subsidiaries may become and remain liable with respect to deferred purchase price obligations (including obligations in respect of Earnout Payments) incurred as part of the consideration paid or payable in respect of Permitted Acquisitions; provided that with respect to all Permitted Acquisitions, the aggregate principal amount of all such deferred purchase price obligations shall not exceed \$10,000,000 in the aggregate over the term of this Agreement;

(i) Indebtedness of a Person existing at the time such Person became a Subsidiary of the Borrower, but only if such Indebtedness was not created or incurred in contemplation of such Person becoming a Subsidiary and the aggregate outstanding amount of all Indebtedness existing pursuant to this clause does not exceed \$10,000,000 at any time;

(j) Indebtedness incurred by the Borrower or any of its Subsidiaries which may be deemed to exist pursuant to any performance guaranties, performance, surety, statutory, appeal or similar obligations incurred in the ordinary course of business;

(k) Indebtedness incurred by the Borrower or any of its Subsidiaries in respect of customary netting services, overdraft protections and similar liabilities incurred in the ordinary course in connection with customary Deposit Accounts maintained by the Borrower and its Subsidiaries as part of its ordinary course cash management program;

(l) Indebtedness with respect to Purchase Card Agreements in an aggregate amount not to exceed \$2,000,000 outstanding at any one time;

(m) other unsecured Indebtedness of the Borrower and its Subsidiaries (other than Indebtedness of Foreign Subsidiaries owing to the Borrower or Guarantors) in an aggregate amount at any time outstanding not to exceed \$10,000,000;

(n) Indebtedness to one or more issuers of letters of credit with respect to cash collateralized letters of credit in a principal or face amount not to exceed \$10,000,000 in the aggregate; and

(o) Indebtedness consisting of obligations to PBGC pursuant to the PBGC Settlement.

**SECTION 7.2.3 Liens.** The Borrower will not, and will not permit any of its Subsidiaries to, create, incur, assume or permit to exist any Lien upon any of its property (including Capital Securities of any Person), revenues or assets, whether now owned or hereafter acquired, except:

(a) Liens securing payment of the Obligations;

(b) Liens existing as of the Effective Date and disclosed in Item 7.2.3(b) of the Disclosure Schedule securing Indebtedness described in clause (b) of Section 7.2.2, and refinancings of such Indebtedness; provided that, no such Lien shall encumber any additional property and the amount of Indebtedness secured by such Lien is not increased from that existing on the Effective Date (as such Indebtedness may have been permanently reduced subsequent to the Effective Date) plus all costs, fees and expenses related to such Liens;

(c) Liens securing Indebtedness of the type permitted under clause (d) of Section 7.2.2; provided that, with respect to Indebtedness permitted by clause (d)(ii) of Section 7.2.2, (i) such Lien is granted within 60 days after such Indebtedness is incurred, (ii) the Indebtedness secured thereby does not exceed 80% of the lesser of the cost or the fair market value of the applicable property, improvements or equipment at the time of such acquisition (or construction) and (iii) such Lien secures only the assets that are the subject of the Indebtedness referred to in such clause;

(d) Liens securing Indebtedness permitted by clause (i) of Section 7.2.2; provided that, such Liens existed prior to such Person becoming a Subsidiary, were not created in anticipation thereof and attach only to assets of such Person;

(e) Liens in favor of carriers, warehousemen, mechanics, materialmen and landlords granted in the ordinary course of business for amounts not overdue or being diligently contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside on its books;

(f) Liens incurred or deposits made in the ordinary course of business in connection with worker's compensation, unemployment insurance or other forms of governmental insurance or benefits, or to secure performance of tenders, statutory obligations, bids, leases or other similar obligations (other than for borrowed money) entered into in the ordinary course of business or to secure obligations on surety and appeal bonds or performance bonds;

(g) judgment Liens in existence for less than 60 days after the entry thereof or with respect to which execution has been stayed or the payment of which is covered in full (subject to a customary deductible) by insurance maintained with responsible insurance companies and which do not otherwise result in an Event of Default under Section 8.1.5;

(h) easements, rights-of-way, zoning restrictions, minor defects or irregularities in title and other similar encumbrances not interfering in any material respect with the value or use of the property to which such Lien is attached;

(i) Liens for Taxes not at the time delinquent or thereafter payable without penalty or being diligently contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside on its books;

(j) Liens securing Indebtedness permitted under clause (f) of Section 7.2.2 and senior to the Liens securing the Obligations pursuant to the Intercreditor Agreement;



(k) Liens solely on any earnest money deposit made by the Borrower or any of its Subsidiaries in connection with any lease, letter of intent, purchase agreement or lease permitted hereunder entered into the ordinary course of business;

(l) purported Liens evidenced by filing of precautionary UCC financing statements relating solely to operating leases for personal property entered into in the ordinary course of business;

(m) Liens in favor of customs and revenue authorities arising as a matter of law to secure payment of custom duties in connection with the importation of goods;

(n) any zoning or similar law or right reserved or vested in any governmental office or agency to control or regulate the use of, or any reservation in the grant from the crown in respect of, any real property;

(o) licenses of patents, trademarks and other intellectual property rights granted by the Borrower or any of its Subsidiaries in the ordinary course of business and not interfering in any respect with the ordinary conduct of such Borrower or such Subsidiary;

(p) Liens arising solely by virtue of any statutory or common law provision relating to banker's liens, rights of set-off or similar rights and remedies as to deposit accounts or other funds maintained with a creditor depository institution;

(q) any interest or title of a lessor, licensor or sublessor under any lease or license entered into the ordinary course of its business and covering only the assets so leased or licensed granted in the ordinary course of business;

(r) Liens on inventory that is in the possession of a third party in the ordinary course of business;

(s) Liens on any leased real property granted by landlords under such leases;

(t) Liens on any leased real property granted to landlords under any leases;  
and

(u) Liens on cash held by one or more issuers of letters of credit in an amount not to exceed \$10,500,000 in the aggregate securing Indebtedness permitted by clause (n) of Section 7.2.2.

SECTION 7.2.4 Financial Condition and Operations. The Borrower will not permit any of the events set forth below in clauses (a) and (b) to occur:

(a) The Borrower will not permit the Total Leverage Ratio as of the last day of any period set forth below to be greater than:

<u>Fiscal Quarter Ending</u>	<u>Total Leverage Ratio</u>
September 30, 2011	8.00:1.00

December 31, 2011	7.75:1.00
March 31, 2012	7.75:1.00
June 30, 2012	7.50:1.00
September 30, 2012	7.25:1.00
December 31, 2012	7.00:1.00
March 31, 2013	7.00:1.00
June 30, 2013	6.75:1.00
September 30, 2013	6.75:1.00
December 31, 2013	6.75:1.00
March 31, 2014	6.75:1.00
June 30, 2014	6.50:1.00
September 30, 2014	6.50:1.00
December 31, 2014	6.50:1.00
March 31, 2015 and thereafter	6.25:1.00

(b) The Borrower will not permit the Interest Coverage Ratio as of the last day of any period set forth below to be less than:

<u>Fiscal Quarter Ending</u>	<u>Interest Coverage Ratio</u>
September 30, 2011	1.75:1.00
December 31, 2011	1.75:1.00
March 31, 2012	1.75:1.00
June 30, 2012	1.75:1.00
September 30, 2012	1.75:1.00
December 31, 2012	2.00:1.00
March 31, 2013	2.00:1.00
June 30, 2013	2.00:1.00
September 30, 2013	2.00:1.00
December 31, 2013	2.00:1.00
March 31, 2014	2.00:1.00
June 30, 2014	2.00:1.00
September 30, 2014	2.00:1.00
December 31, 2014	2.00:1.00
March 31, 2015 and thereafter	2.00:1.00

SECTION 7.2.5 Investments. The Borrower will not, and will not permit any of its Subsidiaries to, purchase, make, incur, assume or permit to exist any Investment in any other Person, except:

(a) Investments existing on the Effective Date and identified in Item 7.2.5(a) of the Disclosure Schedule;

(b) Cash Equivalent Investments;

(c) Investments received in connection with the bankruptcy or reorganization of, or settlement of delinquent accounts and disputes with, customers and suppliers, in each case in the ordinary course of business;

(d) Investments consisting of any deferred portion of the sales price received by the Borrower or any Subsidiary in connection with any Disposition permitted under Section 7.2.10;

(e) Investments by way of contributions to capital or purchases of Capital Securities (i) by the Borrower in any Subsidiaries or by any Subsidiary in other Subsidiaries; provided that, the aggregate amount of intercompany loans made pursuant to clause (e) of Section 7.2.2 and Investments under this clause made by the Borrower and Subsidiary Guarantors in Subsidiaries that are not Subsidiary Guarantors shall not exceed the amount set forth in clause (e) of Section 7.2.2 at any time, or the Borrower or (ii) by any Subsidiary in the Borrower;

(f) Investments constituting (i) accounts receivable arising, (ii) trade debt granted, or (iii) deposits made in connection with the purchase price of goods or services, in each case in the ordinary course of business;

(g) Investments by way of the acquisition of Capital Securities constituting Permitted Acquisitions permitted under clause (d) of Section 7.2.9, provided that such Investments shall result in the acquisition of a wholly owned U.S. Subsidiary;

(h) intercompany loans, advances or guaranties among the Borrower and its Subsidiaries, all to the extent permitted by clause (e) of Section 7.2.2 and clause (e) of this Section 7.2.5;

(i) Capital Expenditures to the extent permitted by Section 7.2.7;

(j) loans to officers, directors and employees of the Borrower and its Subsidiaries to be used to purchase Capital Securities of the Parent and/or to acquire options on, or purchase upon exercise of such options, Capital Securities of the Parent; provided, that, in each case, the proceeds of such loans are reinvested in the Borrower and do not exceed \$5,000,000;

(k) Investments in Persons (other than Obligors or any Person owning, controlling or managing, directly or indirectly an Obligor) that are not Subsidiaries in an aggregate amount not to exceed \$2,000,000 at any time outstanding;

(l) without duplication, Contingent Liabilities to the extent permitted by Section 7.2.2;

(m) good faith deposits made in connection with prospective Permitted Acquisitions to the extent permitted by Section 7.2.9;

(n) bank deposits established and maintained in the ordinary course of business and consistent with past practice;

(o) customary deposits made in connection with operating leases;

(p) Investments in the form of deposits, prepayments and other credits to suppliers in the ordinary course of business;

(q) Investments in the form of Capital Securities received from or on behalf of any Person as a part of the consideration paid or payable in respect of any Disposition made by the Borrower or any of its Subsidiaries; provided that, the fair market value of all such Capital Securities held by the Borrower and its Subsidiaries (as determined as of the time such securities are received) shall not exceed in the aggregate the greater of (i) \$5,000,000 and (ii) 25% of the aggregate proceeds received by the Borrower from such Disposition; provided, further, that, "fair market value" for any such Capital Securities shall be (x) if prices for such securities are quoted on a national public exchange or equivalent, the quoted price for such securities on such exchange as of the close of business on the Business Day immediately preceding the day of receipt of such securities, and (y) if prices for such securities are not quoted on a national public exchange or equivalent, the value of such securities as determined by the board of directors (or equivalent) of the Borrower in the exercise of its good faith judgment at the time of receipt of such securities; and

(r) other Investments in an amount not to exceed \$10,000,000 at any time over the term of this Agreement irrespective of any gains received, accrued or recognized on such Investments;

provided that any Investment which when made complies with the requirements of the definition of the term "Cash Equivalent Investment" may continue to be held notwithstanding that such Investment if made thereafter would not comply with such requirements; and

(s) no Investment otherwise permitted by clauses (g), (j), or (m) shall be permitted to be made if any Default has occurred and is continuing or would result therefrom.

SECTION 7.2.6 Restricted Payments, etc. The Borrower will not, and will not permit any of its Subsidiaries to, declare or make a Restricted Payment, or make any deposit for any Restricted Payment, except:

(a) Restricted Payments made by Subsidiaries to the Borrower or wholly owned Subsidiaries;

(b) so long as no Default has occurred and is continuing, or shall be caused thereby, Restricted Payments made by the Borrower or its Subsidiaries:

(i) to make payments pursuant to the Management Agreements and the LLC Agreement as in effect from time to time;

(ii) in an aggregate amount not to exceed \$2,500,000 in any Fiscal Year (A) to the extent necessary to make repurchases of Capital Securities (and options or warrants to purchase such Capital Securities) of the Parent from employees (1) upon termination (including by reason of death, disability or retirement) of such employees or (2) pursuant to a contractual obligation of the Parent and (B) to the Parent to the extent necessary to permit the Parent or any parent company thereof to pay reasonable accounting, legal, insurance, SEC related, and similar fees, expenses and costs, and expenses and indemnity payments to directors; and

(iii) to the Parent to permit the Parent to make tax distributions to its members in accordance with (and in the amounts permitted by) the LLC Agreement; provided, that, with respect to any taxable year, the amount distributed to members of the Parent pursuant to this clause shall not exceed the product of the amount of taxable income of the Borrower allocable to such members and the Hypothetical Tax Rate and, provided, further, that the Borrower shall be permitted to make periodic tax distributions to permit payments of estimated taxes by members of the Parent based on reasonable estimates of the taxable income of the Borrower allocable to the members of the Parent and the Hypothetical Tax Rate.

SECTION 7.2.7 Capital Expenditures. Subject (in the case of Capitalized Lease Liabilities) to clause (e) of Section 7.2.2, the Borrower will not, and will not permit any of its Subsidiaries to, make or commit to make Capital Expenditures in any period set forth below which aggregate in excess of the amount set forth below opposite such period:

<u>Period</u>	<u>Maximum Capital Expenditure Amount</u>
Each period of twelve consecutive months ending on the last day of each Fiscal Quarter starting with the Fiscal Quarter ending on September 30, 2011	\$20,000,000

SECTION 7.2.8 Issuance of Capital Securities. The Borrower will not, and will not permit any of its Subsidiaries to, issue any Capital Securities (whether for value or otherwise) to any Person other than (in the case of Subsidiaries), to the Borrower or another wholly owned Subsidiary (unless such Capital Securities are not mandatorily redeemable prior to one year and one day after the Stated Maturity Date for the Loans).

SECTION 7.2.9 Consolidation, Merger; Permitted Acquisitions, etc. The Borrower will not, and will not permit any of its Subsidiaries to, liquidate or dissolve, consolidate with, or merge or amalgamate into or with, any other Person, or purchase or otherwise acquire all or substantially all of the assets of any Person (or any division thereof), except:

(a) any Subsidiary may liquidate or dissolve voluntarily into, and may merge or amalgamate with and into, the Borrower or any other Subsidiary; (provided that, in any merger involving the Borrower, the Borrower is the surviving Person and a Subsidiary Guarantor may only merge with and into another Subsidiary Guarantor);

(b) the assets or Capital Securities of any Subsidiary may be purchased or otherwise acquired by the Borrower or any other Subsidiary (provided that, the assets or Capital Securities of any Subsidiary Guarantor may only be purchased or otherwise acquired by the Borrower or another Subsidiary Guarantor); provided, further, that in no event shall any Subsidiary consolidate with or merge with and into any other Subsidiary unless after giving effect thereto, the Administrative Agent shall have a perfected pledge of, and security interest in and to, at least the same percentage of the issued and outstanding interests of Capital Securities (on a fully diluted basis) and other assets of the surviving Person as the Administrative Agent had immediately prior to such merger or consolidation in form and substance reasonably satisfactory to the Administrative Agent and its counsel, pursuant to such documentation as shall be necessary in the reasonable opinion of the Administrative Agent to create, perfect or maintain the collateral position of the Secured Parties therein;

(c) Investments made in accordance with Section 7.2.5;

(d) the Borrower or any of its Subsidiaries may purchase all or substantially all of the assets of any Person (or any division thereof), or acquire such Person by merger or otherwise, in each case, if:

(i) no Default has occurred and is continuing or would occur after giving effect thereto;

(ii) such purchase or acquisition constitutes a Permitted Acquisition;

(iii) the amount (which shall include all obligations in respect of Earnout Payments and other deferred purchase price arrangements) paid or payable in connection with all other transactions permitted under this clause (d) (together with all previous Permitted Acquisitions) does not exceed \$20,000,000 in any Fiscal Year and \$50,000,000 over the term of this Agreement;

(e) any Subsidiary may convert into a limited liability company following at least sixty (60) days' advance written notice to the Administrative Agent.

SECTION 7.2.10 Permitted Dispositions. The Borrower will not, and will not permit any of its Subsidiaries to, Dispose of any of the Borrower's or such Subsidiaries' assets (including accounts receivable and Capital Securities of Subsidiaries) to any Person in one transaction or series of transactions unless such Disposition is:

- (a) inventory or obsolete, damaged, worn out or surplus property, or the discounted sale of defaulted or delinquent trade receivables written off and reserved;
- (b) permitted by Sections 7.2.9 and 7.2.14;
- (c) (i) the cross-licensing or non-exclusive licensing of intellectual property, in the ordinary course of business and (ii) the contemporaneous exchange, in the ordinary course of business, of property for property of a substantially like kind and use (other than as set forth in clause (i)), to the extent that the property received in such exchange is of a value substantially equivalent to the value of the property exchanged;
- (d) Investments made in accordance with Section 7.2.5 and Restricted Payments made in accordance with Section 7.2.6;
- (e) the leasing or sub-leasing of property that would not materially interfere with the required use of such property by the Borrower or any of its Subsidiaries;
- (f) other Dispositions so long as: (i) such Disposition is for fair market value and the consideration received consists of no less than 75% in cash, (ii) the Net Disposition Proceeds received from such Disposition, together with the Net Disposition Proceeds of all other assets Disposed of pursuant to this clause since the Closing Date, does not exceed (individually or in the aggregate) \$25,000,000 over the term of this Agreement (inclusive of the fair market value of any Capital Securities of the type described in clause (q) of Section 7.2.5), (iii) the Net Disposition Proceeds from such Disposition are applied pursuant to Sections 3.1.1 and 3.1.2, and (iv) no Default has occurred and is continuing; and
- (g) set forth on Item 7.2.10(g) of the Disclosure Schedule.

**SECTION 7.2.11 Modification of Certain Agreements.** The Borrower will not, and will not permit any of its Subsidiaries to, consent to any amendment, supplement, waiver or other modification of, or enter into any forbearance from exercising any rights with respect to the terms or provisions contained in:

- (a) the Asset Purchase Agreement, the Plan, and (to the extent such action is materially adverse to the Lenders) the Management Agreements;
- (b) the Organic Documents of the Borrower or any of its Subsidiaries, if the result would have a material adverse effect on the rights or remedies of any Secured Party; and
- (c) any of the First Lien Loan Documents, other than any amendment, supplement, waiver or modification to the extent permitted by the Intercreditor Agreement.

**SECTION 7.2.12 Transactions with Affiliates.** The Borrower will not, and will not permit any of its Subsidiaries to, enter into or cause or permit to exist any arrangement, transaction or contract (including for the purchase, lease or exchange of property or the rendering of services) with any of its other Affiliates, unless such arrangement, transaction or contract is on fair and reasonable terms no less favorable to the Borrower or such Subsidiary than it could obtain in an arm's-length transaction with a Person that is not an Affiliate other than:

- (a) transactions among the Obligor otherwise permitted hereunder;
- (b) reasonable fees and compensation (including equity-based compensation and employee benefits) paid to, and indemnity provided for the benefit of, officers, directors, board members, employees or consultants of the Parent or any Subsidiary as determined in good faith by the Parent's board of directors;
- (c) the payment of Restricted Payments as provided under Section 7.2.6;
- (d) transactions that were or are consummated in accordance with the Plan or the Asset Purchase Agreement, in each case, as in effect on the Effective Date;
- (e) Indebtedness represented by this Agreement and the First Lien Credit Agreement, the Intercreditor Agreement, and any amendments, restatements or modifications thereof and the transactions pursuant thereto that are permitted hereby and by the Intercreditor Agreement; and
- (f) transactions pursuant to the Management Agreements and the LLC Agreement.

SECTION 7.2.13 Restrictive Agreements, etc. The Borrower will not, and will not permit any of its Subsidiaries to, enter into any agreement prohibiting

- (a) the creation or assumption of any Lien upon its properties, revenues or assets, whether now owned or hereafter acquired;
- (b) the ability of any Obligor to amend or otherwise modify any Loan Document; or
- (c) the ability of any Subsidiary to make any payments, directly or indirectly, to the Borrower, including by way of dividends, advances, repayments of loans, reimbursements of management and other intercompany charges, expenses and accruals or other returns on investments.

The foregoing prohibitions shall not apply to restrictions contained (i) in any Loan Document, (ii) in the case of clause (a), any agreement governing any Indebtedness permitted by clause (d) of Section 7.2.2 as to the assets financed with the proceeds of such Indebtedness, (iii) in the case of clause (a), covenants in documents creating Liens permitted by Section 7.2.3 prohibiting further Liens on the properties encumbered thereby; (iv) in the case of clauses (a) and (b), in the First Lien Loan Documents; or (v) any prohibition or limitation that (a) exists pursuant to applicable law, (b) consists of customary restrictions and conditions contained in any agreement relating to the sale of any property permitted under Section 7.2.10 pending the consummation of such sale, (c) consists of customary restrictions and conditions contained in any lease or restricts subletting or assignment of any lease governing a leasehold interest of an Obligor, (d) exists in any agreement or other instrument of a person acquired in an Investment permitted hereunder in existence at the time of such Investment (but not created in connection therewith or in contemplation thereof), which prohibition or limitation is not applicable to any person, or the properties or assets of any person, other than the person, or the property or assets of the person so



acquired or (e) is imposed by any amendments or refinancings that are otherwise permitted by the Loan Documents of the contracts, instruments or obligations referred to in clause (iv) or (v)(d); provided that such amendments and refinancings are no more materially restrictive with respect to such prohibitions and limitations than those prior to such amendment or refinancing.

SECTION 7.2.14 Sale and Leaseback. The Borrower will not, and will not permit any of its Subsidiaries to, directly or indirectly enter into any agreement or arrangement providing for the sale or transfer by it of any property (now owned or hereafter acquired) to a Person and the subsequent lease or rental of such property or other similar property from such Person except the sale-leasebacks entered into in connection with the Livermore Property, the Goshen Property and the Emigsville Property.

SECTION 7.2.15 Pension Plans. The Borrower will not, and will not permit any of its Subsidiaries to sponsor or contribute to any Pension Plan, or have any liability, contingent or otherwise, with respect to any Pension Plan (for the avoidance of doubt, other than the PBGC Settlement).

## ARTICLE VIII EVENTS OF DEFAULT

SECTION 8.1 Listing of Events of Default. Each of the following events or occurrences described in this Article shall constitute an “Event of Default”.

SECTION 8.1.1 Non-Payment of Obligations. The Borrower shall default in the payment or prepayment when due of

(a) any principal of any Loan and such default shall continue unremedied for a period of two Business Days after such amount was due; or

(b) any interest or fee described in Article III or any other monetary Obligation, and such default shall continue unremedied for a period of five Business Days after such amount was due.

SECTION 8.1.2 Non-Performance of Certain Covenants and Obligations. The Borrower shall default in the due performance or observance of any of its obligations under Section 7.1.1, Section 7.1.2 or Section 7.2.

SECTION 8.1.3 Non-Performance of Other Covenants and Obligations. Any Obligor shall default in the due performance and observance of any other agreement contained in any Loan Document executed by it, and such default shall continue unremedied for a period of 60 days after the earlier of (a) the date of the Borrower’s actual knowledge of such default or (b) notice thereof given to the Borrower by the Administrative Agent or any Lender.

SECTION 8.1.4 Default on Other Indebtedness. A default shall occur in the payment of any amount when due (subject to any applicable grace period), whether by acceleration or otherwise, of any principal or stated amount of, or interest or fees on, any Indebtedness (other than Indebtedness described in Section 8.1.1) of the Borrower or any of its Subsidiaries or any other Obligor having a principal or stated amount, individually or in the aggregate, in excess of

\$10,000,000, or a default shall occur in the performance or observance of any obligation or condition with respect to such Indebtedness if the effect of such default is to accelerate the maturity of any such Indebtedness or such default shall continue unremedied for any applicable period of time sufficient to permit the holder or holders of such Indebtedness, or any trustee or agent for such holders, to cause or declare such Indebtedness to become due and payable or to require such Indebtedness to be prepaid, redeemed, purchased or defeased, or require an offer to purchase or defease such Indebtedness to be made, prior to its expressed maturity.

SECTION 8.1.5 Judgments. Any judgment or order for the payment of money individually or in the aggregate in excess of \$10,000,000 (exclusive of any amounts fully covered by insurance (less any applicable deductible) and as to which the insurer has not denied or objected to its responsibility to cover such judgment or order) shall be rendered against the Borrower or any of its Subsidiaries or any other Obligor and such judgment shall not have been vacated or discharged or stayed or bonded pending appeal within 60 days after the entry thereof or enforcement proceedings shall have been commenced by any creditor upon such judgment or order.

SECTION 8.1.6 Change in Control. Any Change in Control shall occur.

SECTION 8.1.7 Bankruptcy, Insolvency, etc. The Borrower, any of its Subsidiaries or any other Obligor shall

- (a) generally fail to pay, or admit in writing its inability or general unwillingness to pay, debts as they become due;
- (b) apply for, consent to, or acquiesce in the appointment of a trustee, receiver, sequestrator or other custodian for any substantial part of the property of any thereof, or make a general assignment for the benefit of creditors;
- (c) in the absence of such application, consent or acquiescence in or permit or suffer to exist the appointment of a trustee, receiver, receiver manager, sequestrator or other custodian for a substantial part of the property of any thereof, and such trustee, receiver, receiver manager, sequestrator or other custodian shall not be discharged within 90 days; provided that, the Borrower, each Subsidiary and each other Obligor hereby expressly authorizes each Secured Party to appear in any court conducting any relevant proceeding during such 90-day period to preserve, protect and defend their rights under the Loan Documents;
- (d) permit or suffer to exist the commencement of any bankruptcy, reorganization, debt arrangement or other case or proceeding under any bankruptcy or insolvency law or any dissolution, winding up or liquidation proceeding, in respect thereof, and, if any such case or proceeding is not commenced by the Borrower, any Subsidiary or any Obligor, such case or proceeding shall be consented to or acquiesced in by the Borrower, such Subsidiary or such Obligor, as the case may be, or shall result in the entry of an order for relief or shall remain for 90 days undismissed; provided that, the Borrower, each Subsidiary and each Obligor hereby expressly authorizes each Secured Party to appear in any court conducting any such case or proceeding during such 90-day period to preserve, protect and defend their rights under the Loan Documents; or

- (e) take any action authorizing, or in furtherance of, any of the foregoing.

SECTION 8.1.8 Impairment of Security, etc. Any Loan Document shall (except in accordance with its terms), in whole or in part, terminate, cease to be effective or cease to be the legally valid, binding and enforceable obligation of any Obligor party thereto; any Lien shall (except in accordance with the terms of any Loan Document), in whole or in part, terminate, cease to be effective or cease to be the legally valid, binding and enforceable obligation of any Obligor subject thereto in respect of any material portion of the Collateral (as defined in the Security Agreement); any Obligor or any other party shall contest in any manner such effectiveness, validity, binding nature or enforceability; or, except as permitted under any Loan Document, any Lien securing any Obligation shall, in whole or in part, cease to be a perfected Lien with respect to any material portion of the Collateral.

SECTION 8.2 Action if Bankruptcy. If any Event of Default described in clauses (a) through (d) of Section 8.1.7 with respect to the Borrower shall occur, the outstanding principal amount of all outstanding Loans and all other Obligations shall automatically be and become immediately due and payable, without notice or demand to any Person.

SECTION 8.3 Action if Other Event of Default. If any Event of Default (other than any Event of Default described in clauses (a) through (d) of Section 8.1.7 with respect to the Borrower) shall occur for any reason, whether voluntary or involuntary, and be continuing, the Administrative Agent, upon the written direction of the Required Lenders, shall by notice to the Borrower declare all or any portion of the outstanding principal amount of the Loans and other Obligations to be due and payable, whereupon the full unpaid amount of such Loans and other Obligations which shall be so declared due and payable shall be and become immediately due and payable, without further notice, demand or presentment.

## ARTICLE IX THE ADMINISTRATIVE AGENT

### SECTION 9.1 Actions.

(a) Each Lender hereby appoints Silver Point as its Administrative Agent under and for purposes of each Loan Document. Each Lender authorizes the Administrative Agent to act on behalf of such Lender under each Loan Document and to appoint other agents or sub-agents to assist in its actions under the Loan Documents and the Administrative Agent shall not be liable for the acts or omissions of such agents as long as they are appointed with due care and without gross negligence or willful misconduct. Each Lender further authorizes the Administrative Agent, in the absence of other written instructions from the Required Lenders received from time to time by the Administrative Agent (with respect to which the Administrative Agent agrees that it will comply, subject to the terms and conditions of Article IX), to exercise such powers hereunder and thereunder as are delegated to or required of the Administrative Agent by the terms hereof and thereof, together with such powers as may be incidental thereto (including the release of Liens on assets Disposed of in accordance with the terms of the Loan Documents).

(b) The Administrative Agent shall not have any duties or obligations except those expressly set forth herein. Without limiting the generality of the foregoing, (a) the Administrative Agent shall not be subject to any fiduciary or other implied duties, regardless of whether a Default or Event of Default has occurred and is continuing, (b) the Administrative Agent shall not have any duty to take any discretionary action or exercise any discretionary powers, except discretionary rights and powers expressly contemplated hereby that the Administrative Agent is required to exercise in writing as directed by the Required Lenders in accordance with the terms of this Agreement (or such other number or percentage of the Lenders as shall be necessary under the circumstances as provided in Section 10.1). Each Lender hereby indemnifies (which indemnity shall be payable within thirty (30) days of demand therefor, to the extent not reimbursed by the Borrower or any other Obligor, and without limiting the Borrower's and Obligors' obligations under this Agreement and which indemnity shall survive any termination of this Agreement) the Administrative Agent and its officers, directors, employees and agents, pro rata according to the proportionate amount of Loans held by such Lender, from and against any and all liabilities, obligations, losses, damages, claims, penalties, judgments, costs, disbursements or expenses of any kind or nature whatsoever which may at any time be imposed on, incurred by, or asserted against, the Administrative Agent in any way relating to or arising out of any Loan Document or any action taken or omitted to be taken by the Administrative Agent under the Loan Documents, (including reasonable attorneys' fees and expenses), and as to which the Administrative Agent, is not reimbursed by the Borrower; provided that, no Lender shall be liable for the payment of any portion of such liabilities, obligations, losses, damages, claims, costs or expenses which are determined by a court of competent jurisdiction in a final proceeding to have resulted from the Administrative Agent's gross negligence or willful misconduct. By executing a Lender Assignment Agreement, each future Lender (acting for itself and on behalf of each Affiliate thereof which becomes a Secured Party from time to time) shall be deemed to ratify the power of attorney granted to the Administrative Agent hereunder.

SECTION 9.2 Exculpation. Neither the Administrative Agent nor any of its directors, officers, employees or agents shall be liable to any Secured Party for any action taken or omitted to be taken by it under any Loan Document, or in connection therewith, except for its own willful misconduct or gross negligence, nor responsible for any recitals or warranties herein or therein, nor for the effectiveness, enforceability, validity or due execution of any Loan Document, nor for the creation, perfection or priority of any Liens purported to be created by any of the Loan Documents, or the validity, genuineness, enforceability, existence, value or sufficiency of any collateral security, nor to make any inquiry respecting the performance by any Obligor of its Obligations. Any such inquiry which may be made by the Administrative Agent shall not obligate it to make any further inquiry or to take any action. The Administrative Agent shall be entitled to rely upon advice of counsel concerning legal matters and upon any notice, consent, certificate, statement or writing which the Administrative Agent believes to be genuine and to have been presented by a proper Person.

To the fullest extent permitted by applicable law, no Obligor or Lender shall assert, and each Obligor and Lender hereby waives, any claim against the Administrative Agent, its sub-agents and their respective Affiliates in respect of any actions taken or omitted to be taken by any of them, on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this

Agreement, any other Loan Document or any agreement or instrument contemplated hereby or thereby, the transactions contemplated hereby or thereby, any Loan or the use of the proceeds thereof.

No provision of this Agreement or any other Loan Document or any agreement or instrument contemplated hereby or thereby or the transactions contemplated hereby or thereby, shall require the Administrative Agent to: (i) expend or risk its own funds or provide indemnities in the performance of any of its duties hereunder or the exercise of any of its rights or power or (ii) otherwise incur any financial liability in the performance of its duties or the exercise of any of its rights or powers unless it is indemnified to its satisfaction and the Administrative Agent shall have no liability to any person for any loss occasioned by any delay in taking or failure to take any action while it is awaiting an indemnity satisfactory to it.

Except as expressly set forth herein or in any other Loan Document, the Administrative Agent shall not be responsible for (i) perfecting, maintaining, monitoring, preserving or protecting the security interest or lien granted under this Agreement, any other Loan Document or any agreement or instrument contemplated hereby or thereby, (ii) the filing, re-filing, recording, re-recording or continuing or any document, financing statement, mortgage, assignment, notice, instrument of further assurance or other instrument in any public office at any time or times or (iii) providing, maintaining, monitoring or preserving insurance on or the payment of taxes with respect to any of the Collateral. The actions described in items (i) through (iii) shall be the sole responsibility of the Obligor.

The Administrative Agent shall not be required to qualify in any jurisdiction in which it is not presently qualified to perform its obligations as Administrative Agent.

The Administrative Agent has accepted and is bound by the Loan Documents executed by the Administrative Agent as of the date of this Agreement and, as directed in writing by the Required Lenders, the Administrative Agent shall execute additional Loan Documents delivered to it after the date of this Agreement; provided, however, that such additional Loan Documents do not adversely affect the rights, privileges, benefits and immunities of the Administrative Agent. The Administrative Agent will not otherwise be bound by, or be held obligated by, the provisions of any credit agreement, indenture or other agreement governing the Obligations (other than this Agreement and the other Loan Documents to which the Administrative Agent is a party).

No written direction given to the Administrative Agent by the Required Lenders or the Borrower that in the sole reasonable judgment of the Administrative Agent imposes, purports to impose or might reasonably be expected to impose upon the Administrative Agent any obligation or liability not set forth in or arising under this Agreement and the other Loan Documents will be binding upon the Administrative Agent unless the Administrative Agent elects, at its sole option, to accept such direction.

Except as expressly set forth herein or in any other Loan Document, the Administrative Agent shall not be responsible or liable for any failure or delay in the performance of its obligations under this Agreement or the other Loan Documents arising out of or caused, directly or indirectly, by circumstances beyond its reasonable control, including, without limitation, acts

of God; earthquakes; fire; flood; terrorism; wars and other military disturbances; sabotage; epidemics; riots; business interruptions; loss or malfunctions of utilities, computer (hardware or software) or communication services; accidents; labor disputes; acts of civil or military authority and governmental action.

The Administrative Agent shall not be under any obligation to exercise any of its rights or powers vested in it by this Agreement or the other Loan Documents, at the request, order or direction of the Required Lenders given unless the same is given pursuant to the express provisions of this Agreement or the other Loan Documents or unless the Required Lenders shall have offered to the Administrative Agent security or indemnity reasonably satisfactory to the Administrative Agent against the costs, expenses and liabilities (including, without limitation, attorneys' fees and expenses) which might be incurred therein or thereby.

Beyond the exercise of reasonable care in the custody of the Collateral in its possession, the Administrative Agent will have no duty as to any Collateral in its possession or control or in the possession or control of any agent or bailee or any income thereon or as to preservation of rights against prior parties or any other rights pertaining thereto. The Administrative Agent will be deemed to have exercised reasonable care in the custody of the Collateral in its possession if the Collateral is accorded treatment substantially equal to that which it accords its own property, and the Administrative Agent will not be liable or responsible for any loss or diminution in the value of any of the Collateral by reason of the act or omission of any carrier, forwarding agency or other agent or bailee selected by the Administrative Agent in good faith without gross negligence or willful misconduct.

The Administrative Agent will not be responsible for the existence, genuineness or value of any of the Collateral or for the validity, perfection, priority or enforceability of the Liens in any of the Collateral, whether impaired by operation of law or by reason of any action or omission to act on its part hereunder, except to the extent such action or omission constitutes gross negligence or willful misconduct on the part of the Administrative Agent, as determined by a court of competent jurisdiction in a final, nonappealable order, for the validity or sufficiency of the Collateral or any agreement or assignment contained therein, for the validity of the title of any grantor to the Collateral, for insuring the Collateral or for the payment of taxes, charges, assessments or Liens upon the Collateral or otherwise as to the maintenance of the Collateral. The Administrative Agent hereby disclaims any representation or warranty to the present and future Secured Parties concerning the perfection of the Liens granted hereunder or in the value of any of the Collateral.

In the event that the Administrative Agent is required to acquire title to an asset for any reason, or take any managerial action of any kind in regard thereto, in order to carry out any fiduciary or trust obligation for the benefit of another, which in the Administrative Agent's sole reasonable discretion may cause the Administrative Agent to be considered an "owner or operator" under any environmental laws or otherwise cause the Administrative Agent to incur, or be exposed to, any environmental liability or any liability under any other federal, state or local law, the Administrative Agent reserves the right, instead of taking such action, either to resign as Administrative Agent or to arrange for the transfer of the title or control of the asset to a court appointed receiver. The Administrative Agent will not be liable to any person for any environmental liability or any environmental claims or contribution actions under any federal,

state or local law, rule or regulation by reason of the Administrative Agent's actions and conduct as authorized, empowered and directed hereunder or relating to any kind of discharge or release or threatened discharge or release of any hazardous materials into the environment.

**SECTION 9.3 Successor.** The Administrative Agent may resign as such at any time upon at least 30 days' prior notice to the Borrower and all Lenders. If the Administrative Agent at any time shall resign, the Required Lenders may appoint another Lender as a successor Administrative Agent which shall thereupon become the Administrative Agent hereunder. If no successor Administrative Agent shall have been so appointed by the Required Lenders, and shall have accepted such appointment, within 30 days after the retiring Administrative Agent's giving notice of resignation, then the retiring Administrative Agent may, on behalf of the Lenders, appoint a successor Administrative Agent, which shall be one of the Lenders or a commercial banking institution organized under the laws of the United States (or any State thereof) or a United States branch or agency of a commercial banking institution, and having a combined capital and surplus of at least \$250,000,000; provided that, if, such retiring Administrative Agent is unable to find a commercial banking institution which is willing to accept such appointment and which meets the qualifications set forth in above, the retiring Administrative Agent's resignation shall nevertheless thereupon become effective and the Lenders shall assume and perform all of the duties of the Administrative Agent hereunder until such time, if any, as the Required Lenders appoint a successor as provided for above. Upon the acceptance of any appointment as Administrative Agent hereunder by a successor Administrative Agent and the payment of reasonable fees and expenses (including attorneys' fees and expenses) of the resigning Administrative Agent), such successor Administrative Agent shall be entitled to receive from the retiring Administrative Agent such documents of transfer and assignment as such successor Administrative Agent may reasonably request, and shall thereupon succeed to and become vested with all rights, powers, privileges and duties of the retiring Administrative Agent, and the retiring Administrative Agent shall be discharged from its duties and obligations under the Loan Documents. After any retiring Administrative Agent's resignation hereunder as the Administrative Agent, the provisions of this Article shall inure to its benefit as to any actions taken or omitted to be taken by it while it was the Administrative Agent under the Loan Documents, and Section 10.3 and Section 10.4 shall continue to inure to its benefit.

**SECTION 9.4 Loans by Silver Point.** Silver Point shall have the same rights and powers with respect to (x) the Loans held by it or any of its Affiliates, and (y) the Notes held by it or any of its Affiliates as any other Lender and may exercise the same as if it were not the Administrative Agent. Silver Point and its Affiliates may accept deposits from, lend money to, and generally engage in any kind of business with the Borrower or any Subsidiary or Affiliate of the Borrower as if Silver Point were not the Administrative Agent hereunder.

**SECTION 9.5 Credit Decisions.** Each Lender acknowledges that it has, independently of the Administrative Agent and each other Lender, and based on such Lender's review of the financial information of the Borrower, the Loan Documents (the terms and provisions of which being satisfactory to such Lender) and such other documents, information and investigations as such Lender has deemed appropriate, made its own credit decision to extend the Loans. Each Lender also acknowledges that it will, independently of the Administrative Agent and each other Lender, and based on such other documents, information and investigations as it shall deem

appropriate at any time, continue to make its own credit decisions as to exercising or not exercising from time to time any rights and privileges available to it under the Loan Documents.

SECTION 9.6 Copies, etc. The Administrative Agent shall give prompt notice to each Lender of each notice or request required or permitted to be given to the Administrative Agent by the Borrower pursuant to the terms of the Loan Documents (unless concurrently delivered to the Lenders by the Borrower). The Administrative Agent will distribute to each Lender each document or instrument received (other than notices delivered pursuant to Articles II and III) for its account and copies of all other communications received by the Administrative Agent from the Borrower for distribution to the Lenders by the Administrative Agent in accordance with the terms of the Loan Documents.

SECTION 9.7 Reliance by Administrative Agent. The Administrative Agent shall be entitled to rely upon any certification, notice or other communication (including any thereof by telephone, telecopy, telegram or cable) believed by it to be genuine and correct and to have been signed or sent by or on behalf of the proper Person, and upon advice and statements of legal counsel, independent accountants and other experts selected by the Administrative Agent. As to any matters not expressly provided for by the Loan Documents, the Administrative Agent shall in all cases be fully protected in acting, or in refraining from acting, thereunder in accordance with instructions given by the Required Lenders or such other of the Lenders as is required hereunder in such circumstance, and such instructions of such Lenders and any action taken or failure to act pursuant thereto shall be binding on all Secured Parties.

SECTION 9.8 Defaults. The Administrative Agent shall not be deemed to have knowledge or notice of the occurrence of a Default unless the Administrative Agent has received a written notice from a Lender or the Borrower specifying such Default and stating that such notice is a "Notice of Default". In the event that the Administrative Agent receives such a notice of the occurrence of a Default, the Administrative Agent shall give prompt notice thereof to the Lenders. The Administrative Agent shall (subject to the provisions of this Article IX and Section 10.1) take such action and exercise such remedies with respect to such Default as shall be directed by the Controlling Class, or after the Obligations under the Term A-Prime Loans have been paid in full, the Required Lenders, pursuant to any of the Loan Documents; provided that, unless and until the Administrative Agent shall have received such directions, the Administrative Agent may (but shall not be obligated to) take such action (including, without limitation, credit bidding the Loans of all Lenders hereunder), or refrain from taking such action, with respect to such Default as it shall deem advisable in the best interest of the Secured Parties except to the extent that this Agreement expressly requires that such action be taken, or not be taken, only with the consent or upon the authorization of the Required Lenders or all Lenders.

SECTION 9.9 Posting of Approved Electronic Communications. The Borrower hereby agrees, unless directed otherwise by the Administrative Agent or unless the electronic mail address referred to below has not been provided by the Administrative Agent to the Borrower, that it will, or will cause its Subsidiaries to, provide to the Administrative Agent all information, documents and other materials that it is obligated to furnish to the Administrative Agent pursuant to the Loan Documents or to the Lenders under Section 7.1.1, including all notices, requests, financial statements, financial and other reports, certificates and other information materials, but excluding any such communication that (i) is or relates to a Continuation/Conversion Notice, (ii)



relates to the payment of any principal or other amount due under this Agreement prior to the scheduled date therefor, (iii) provides notice of any Default under this Agreement or any other Loan Document or (iv) is required to be delivered to satisfy any condition precedent to the effectiveness of this Agreement (all such non-excluded communications being referred to herein collectively as “Communications”), by transmitting the Communications in an electronic/soft medium that is properly identified in a format acceptable to the Administrative Agent to an electronic mail address as directed by the Administrative Agent. In addition, the Borrower agrees, and agrees to cause its Subsidiaries, to continue to provide the Communications to the Administrative Agent or the Lenders, as the case may be, in the manner specified in the Loan Documents but only to the extent requested by the Administrative Agent.

(b) The Borrower further agrees that the Administrative Agent may make the Communications available to the Lenders by posting the Communications on Intralinks or a substantially similar electronic transmission system (the “Platform”).

(c) THE PLATFORM IS PROVIDED “AS IS” AND “AS AVAILABLE”. THE INDEMNIFIED PARTIES DO NOT WARRANT THE ACCURACY OR COMPLETENESS OF THE COMMUNICATIONS OR THE ADEQUACY OF THE PLATFORM AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS OR OMISSIONS IN THE COMMUNICATIONS. NO WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF THIRD PARTY RIGHTS OR FREEDOM FROM VIRUSES OR OTHER CODE DEFECTS IS MADE BY THE INDEMNIFIED PARTIES IN CONNECTION WITH THE COMMUNICATIONS OR THE PLATFORM. IN NO EVENT SHALL THE INDEMNIFIED PARTIES HAVE ANY LIABILITY TO ANY OBLIGOR, ANY LENDER OR ANY OTHER PERSON FOR DAMAGES OF ANY KIND, WHETHER OR NOT BASED ON STRICT LIABILITY AND INCLUDING DIRECT OR INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, LOSSES OR EXPENSES (WHETHER IN TORT, CONTRACT OR OTHERWISE) ARISING OUT OF ANY OBLIGOR’S OR THE ADMINISTRATIVE AGENT’S TRANSMISSION OF COMMUNICATIONS THROUGH THE INTERNET, EXCEPT TO THE EXTENT THE LIABILITY OF ANY INDEMNIFIED PARTY IS FOUND IN A FINAL RULING BY A COURT OF COMPETENT JURISDICTION TO HAVE RESULTED PRIMARILY FROM SUCH INDEMNIFIED PARTY’S GROSS NEGLIGENCE OR WILLFUL MISCONDUCT.

(d) The Administrative Agent agrees that the receipt of the Communications by the Administrative Agent at its e-mail address set forth above shall constitute effective delivery of the Communications to the Administrative Agent for purposes of the Loan Documents. Each Lender agrees that receipt of notice to it (as provided in the next sentence) specifying that the Communications have been posted to the Platform shall constitute effective delivery of the Communications to such Lender for purposes of the Loan Documents. Each Lender agrees to notify the Administrative Agent in writing (including by electronic communication) from time to time of such Lender’s e-mail address to which the foregoing notice may be sent by electronic transmission and that the foregoing notice may be sent to such e-mail address.

(e) Nothing herein shall prejudice the right of the Administrative Agent or any Lender to give any notice or other communication pursuant to any Loan Document in any other manner specified in such Loan Document.

**SECTION 9.10**      Proofs of Claim. The Lenders and the Borrower hereby agree that after the occurrence of an Event of Default pursuant to Section 8.1.7, in case of the pendency of any receivership, insolvency, liquidation, bankruptcy, reorganization, arrangement, adjustment, composition or other judicial proceeding relative to any of the Obligors, the Administrative Agent (irrespective of whether the principal of any Loan shall then be due and payable as herein expressed or by declaration or otherwise and irrespective of whether Administrative Agent shall have made any demand on any of the Obligors) shall be entitled and empowered, by intervention in such proceeding or otherwise:

(a) to file and prove a claim for the whole amount of principal and interest owing and unpaid in respect of the Loans and any other Obligations that are owing and unpaid and to file such other papers or documents as may be necessary or advisable in order to have the claims of the Lenders, the Administrative Agent and other agents appointed by the Administrative Agent (including any claim for the reasonable compensation, expenses, disbursements and advances of the Lenders, the Administrative Agent and such other agents and their agents and counsel and all other amounts due Lenders, Administrative Agent and such other agents hereunder) allowed in such judicial proceeding; and

(b) to collect and receive any moneys or other property payable or deliverable on any such claims and to distribute the same;

and any custodian, receiver, assignee, trustee, liquidator, sequestrator or other similar official in any such judicial proceeding is hereby authorized by each Lender to make such payments to the Administrative Agent and, in the event that the Administrative Agent shall consent to the making of such payments directly to the Lenders, to pay to the Administrative Agent any amount due for the reasonable compensation, expenses, disbursements and advances of Administrative Agent and its agents and counsel, and any other amounts due Administrative Agent and other agents hereunder. Nothing herein contained shall be deemed to authorize Administrative Agent to authorize or consent to or accept or adopt on behalf of any Lender any plan of reorganization, arrangement, adjustment or composition affecting the Obligations or the rights of any Lenders or to authorize Administrative Agent to vote in respect of the claim of any Lender in any such proceeding. Further, nothing contained in this Section shall affect or preclude the ability of any Lender to (i) file and prove such a claim in the event that the Administrative Agent has not acted within ten days prior to any applicable bar date and (ii) require an amendment of the proof of claim to accurately reflect such Lender's outstanding Obligations.

## ARTICLE X MISCELLANEOUS PROVISIONS

**SECTION 10.1**      Waivers, Amendments, etc. The provisions of each Loan Document (other than a Fee Letter, which shall be modified only in accordance with its terms) may from time to time be amended, modified or waived, if such amendment, modification or

waiver is in writing and consented to by the Borrower and the Required Lenders; provided, that no such amendment, modification or waiver shall:

- (a) modify clause (b) of Section 4.7, Section 4.8 (as it relates to sharing of payments) or this Section, in each case, without the consent of all Lenders;
- (b) increase the aggregate amount of any Loans held by a Lender or extend the final Stated Maturity Date for any Lender's Loan, in each case without the consent of such Lender (it being agreed, however, that any vote to rescind any acceleration made pursuant to Section 8.2 and Section 8.3 of amounts owing with respect to the Loans and other Obligations shall only require the vote of the Required Lenders);
- (c) reduce (by way of forgiveness), the principal amount of or reduce the rate of interest on any Lender's Loan, reduce any fees described in Article III payable to any Lender, in each case without the consent of such Lender (provided that, the vote of Required Lenders shall be sufficient to (i) waive the payment, or reduce the increased portion, of interest accruing under Section 3.2.2 or (ii) on any Interest Payment Date, consent to the capitalization of interest otherwise due in cash);
- (d) make any change to the definition of "Required Lenders" or modify any requirement hereunder that any particular action be taken by all Lenders without the consent of all Lenders; and
- (e) affect adversely the interests, rights or obligations of the Administrative Agent (in its capacity as the Administrative Agent) unless consented to by the Administrative Agent.

No failure or delay on the part of any Secured Party in exercising any power or right under any Loan Document shall operate as a waiver thereof, nor shall any single or partial exercise of any such power or right preclude any other or further exercise thereof or the exercise of any other power or right. No notice to or demand on any Obligor in any case shall entitle it to any notice or demand in similar or other circumstances. No waiver or approval by any Secured Party under any Loan Document shall, except as may be otherwise stated in such waiver or approval, be applicable to subsequent transactions. No waiver or approval hereunder shall require any similar or dissimilar waiver or approval thereafter to be granted hereunder.

**SECTION 10.2**      Notices; Time. All notices and other communications provided under each Loan Document shall be in writing or by facsimile and addressed, delivered or transmitted, if to the Borrower, the Administrative Agent or a Lender, to the applicable Person at its address or facsimile number set forth on Schedule II hereto or set forth in the Lender Assignment Agreement, or at such other address or facsimile number as may be designated by such party in a notice to the other parties. Any notice, if mailed and properly addressed with postage prepaid or if properly addressed and sent by pre-paid courier service, shall be deemed given when received; any notice, if transmitted by facsimile, shall be deemed given when the confirmation of transmission thereof is received by the transmitter. The parties hereto agree that delivery of an executed counterpart of a signature page to this Agreement and each other Loan Document by facsimile (or electronic transmission) shall be effective as delivery of an original

executed counterpart of this Agreement or such other Loan Document. Unless otherwise indicated, all references to the time of a day in a Loan Document shall refer to New York time.

SECTION 10.3      Payment of Costs and Expenses. Whether or not the transactions contemplated hereby shall be consummated, the Borrower agrees to pay promptly, and in any event within thirty (30) days after written demand therefor, (a) all the actual and reasonable costs and expenses of preparation of this Agreement and the other Loan Documents and any consents, amendments, waivers or other modifications thereto; (b) all the costs of furnishing all opinions by counsel for the Borrower and the other Obligors; (c) the reasonable fees, expenses and disbursements of counsel to the Administrative Agent in connection with the negotiation, preparation, execution and administration of this Agreement and the other Loan Documents and any consents, amendments, waivers or other modifications thereto and any other documents or matters in connection therewith; (d) all the actual costs and expenses of creating and perfecting Liens in favor of the Administrative Agent, for the benefit of the Lenders pursuant hereto, including filing and recording fees, search fees, title insurance premiums and fees, expenses and disbursements of counsel to the Administrative Agent and of counsel providing any opinions that the Administrative Agent or Required Lenders may request in respect of the Collateral or the Liens created pursuant to the Loan Documents; (e) all the actual reasonable costs and fees, expenses and disbursements of any auditors, accountants, consultants or appraisers whether internal or external; (f) all the actual reasonable costs and expenses (including the fees, expenses and disbursements of counsel and of any appraisers, consultants, advisors and agents employed or retained by the Administrative Agent and its counsel in connection with the custody or preservation of any of the Collateral; (g) all other actual reasonable costs and expenses incurred by the Administrative Agent in connection with the negotiation, preparation and execution of this Agreement and the Loan Documents and any consents, amendments, waivers or other modifications thereto and the transactions contemplated thereby; and (h) after the occurrence of a Default or an Event of Default, all reasonable costs and expenses, including reasonable attorneys' fees and expenses and costs of settlement, incurred by the Administrative Agent and the Required Lenders in enforcing any Obligations of or in collecting any payments due from any Obligor hereunder or under the other Loan Documents by reason of such Default or Event of Default (including in connection with the sale of, collection from, or other realization upon any of the Collateral or the enforcement of any Guaranty) or in connection with any refinancing or restructuring of the credit arrangements provided hereunder in the nature of a "work out" or pursuant to any insolvency or bankruptcy cases or proceedings.

SECTION 10.4      Indemnification. In consideration of the execution and delivery of this Agreement by each Secured Party, the Borrower hereby indemnifies, exonerates and holds each Secured Party and each of their respective affiliates and their and their affiliates' officers, directors, employees, advisors and agents (collectively, the "Indemnified Parties") free and harmless from and against any and all losses, claims, demands, suits, actions, investigations, proceedings, liabilities, fines, costs, judgments, penalties, and damages, and all reasonable fees and disbursements of attorneys, experts, or consultants and all other costs and expenses actually incurred in connection therewith or in connection with the enforcement of this indemnification (as and when they are incurred and irrespective of whether suit is brought), at any time asserted against, imposed upon, or incurred by any of them (collectively, the "Indemnified Liabilities") as a result of, or arising out of, or relating to:

(a) the execution and delivery, enforcement, performance, or administration (including any restructuring or workout with respect hereto) of this Agreement, any of the other Loan Documents, or the Transactions contemplated hereby or thereby or the monitoring of Borrower's and the other Obligor's compliance with the terms of the Loan Documents;

(b) any investigation, litigation, or proceeding related to this Agreement, any other Loan Document, or the use of the proceeds of the credit provided hereunder (irrespective of whether any Indemnified Party is a party thereto), or any act, omission, event, or circumstance in any manner related thereto;

(c) any investigation, litigation or proceeding related to any acquisition or proposed acquisition by any Obligor or any Subsidiary thereof of all or any portion of the Capital Securities or assets of any Person, whether or not an Indemnified Party is party thereto;

(d) (i) the Release from any real property owned or operated by any Obligor or any Subsidiary thereof of any Hazardous Material (including any losses, liabilities, damages, injuries, costs, expenses or claims asserted or arising under any Environmental Law), or (ii) each Lender's Environmental Liability (the indemnification herein shall survive repayment of the Obligations and any transfer of the property of any Obligor or its Subsidiaries by foreclosure or by a deed in lieu of foreclosure for any Lender's Environmental Liability); in each case of clauses (i) and (ii), other than any Release or Lender's Environmental Liability first caused and first created after the Administrative Agent completes the sale and the transfer of the respective real property pursuant to a foreclosure or deed in lieu of foreclosure;

provided that the Borrower shall not be required to indemnify any Indemnified Party to the extent the applicable Indemnified Liability arises by reason of such Indemnified Party's gross negligence or willful misconduct as determined by a final judgment of a court of competent jurisdiction. If and to the extent that the foregoing undertaking may be unenforceable for any reason, each Obligor agrees to make the maximum contribution to the payment and satisfaction of each of the Indemnified Liabilities which is permissible under applicable law. To the extent permitted by applicable law, the Borrower and each other Obligor shall not assert, and hereby waive, any claim against any Indemnified Party, on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement or any agreement or instrument contemplated hereby, any Loan or the use of the proceeds thereof.

SECTION 10.5 Survival. The obligations of the Borrower under Sections 4.3, 4.4, 4.5, 4.6, 10.3 and 10.4, and the obligations of the Lenders under Section 9.1, shall in each case survive any assignment from one Lender to another (in the case of Sections 10.3 and 10.4), the occurrence of the Termination Date and the resignation or removal of the Administrative Agent. The representations and warranties made by each Obligor in each Loan Document shall survive the execution and delivery of such Loan Document.

SECTION 10.6 Severability. Any provision of any Loan Document which is prohibited or unenforceable in any jurisdiction shall, as to such provision and such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the

remaining provisions of such Loan Document or affecting the validity or enforceability of such provision in any other jurisdiction.

SECTION 10.7      Headings. The various headings of each Loan Document are inserted for convenience only and shall not affect the meaning or interpretation of such Loan Document or any provisions thereof.

SECTION 10.8      Execution in Counterparts, Effectiveness, etc. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be an original (whether such counterpart is originally executed or an electronic copy of an original and each party hereto expressly waives its rights to receive originally executed documents other than with respect to any documents for which originals are required for any filing or perfection) and all of which shall constitute together but one and the same agreement. This Agreement shall become effective when counterparts hereof executed on behalf of the Borrower shall have been received by the Administrative Agent.

SECTION 10.9      Governing Law; Entire Agreement. EACH LOAN DOCUMENT WILL EACH BE DEEMED TO BE A CONTRACT MADE UNDER AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK (INCLUDING FOR SUCH PURPOSE SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF THE STATE OF NEW YORK). The Loan Documents constitute the entire understanding among the parties hereto with respect to the subject matter thereof and supersede any prior agreements, written or oral, with respect thereto.

SECTION 10.10      Successors and Assigns. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns; provided that, the Borrower may not assign or transfer its rights or obligations hereunder without the consent of all Lenders.

SECTION 10.11      Sale and Transfer of Loans; Participations in Loans; Notes. Each Lender may assign, or sell participations in, its Loans to one or more other Persons in accordance with the terms set forth below.

(a) Any Lender may, with the consent of the Borrower (such consent (x) not to be unreasonably withheld or delayed and (y) to be required only to the extent no default under Sections 8.1.1 or 8.1.7 has occurred and is continuing), assign to one or more Eligible Assignees all or a portion of its rights and obligations under this Agreement (including all or a portion of its Loans at the time owing to it); provided that:

(i) the principal outstanding balance of the Loans of the assigning Lender subject to each such assignment (determined as of the date the Lender Assignment Agreement with respect to such assignment is delivered to the Administrative Agent) shall not be less than \$1,000,000, unless (A) the Administrative Agent and, so long as no Event of Default has occurred and is continuing, the Borrower otherwise consents (each such consent not to be unreasonably withheld or delayed); (B) such assignment is an assignment of the entire remaining amount of the assigning Lender's Loans at the time owing to it, (C) such assignment is an assignment to a Lender

or an Affiliate of a Lender or an Approved Fund with respect to a Lender or (D) such assignment is to one or more Eligible Assignees managed by an Affiliate of such Eligible Assignee(s) and the aggregate amount of such assignments is not less than \$1,000,000;

(ii) each partial assignment shall be made as an assignment of a proportionate part of all the assigning Lender's rights and obligations under this Agreement with respect to the Loans assigned;

(iii) the parties to each assignment shall (A) electronically execute and deliver to the Administrative Agent a Lender Assignment Agreement via an electronic settlement system acceptable to the Administrative Agent or (B) with the consent of the Administrative Agent, manually execute and deliver to the Administrative Agent a Lender Assignment Agreement, together with, in either case, a processing and recordation fee of \$1,000 (which fee may be waived or reduced in the sole discretion of the Administrative Agent) and if the Eligible Assignee is not a Lender, administrative details information with respect to such Eligible Assignee and applicable tax forms; and

(iv) in the case of any assignment of Term B Loans, the assignee is a "United States person", as defined under Section 7701(a)(30) of the Code.

(b) Subject to acceptance and recording thereof by the Administrative Agent pursuant to clause (c), from and after the effective date specified in each Lender Assignment Agreement, (i) the Eligible Assignee thereunder shall be a party hereto and, to the extent of the interest assigned by such Lender Assignment Agreement, have the rights and obligations of a Lender under this Agreement, and (ii) the assigning Lender thereunder shall, to the extent of the interest assigned by such Lender Assignment Agreement, subject to Section 10.5, be released from its obligations under this Agreement (and, in the case of a Lender Assignment Agreement covering all of the assigning Lender's rights and obligations under this Agreement, such Lender shall cease to be a party hereto, but shall continue to be entitled to the benefits of any provisions of this Agreement which by their terms survive the termination of this Agreement). If the consent of the Borrower to an assignment or to an Eligible Assignee is required hereunder (including a consent to an assignment which does not meet the minimum assignment thresholds specified in this Section), the Borrower shall be deemed to have given its consent ten days after the date notice thereof has been delivered by the assigning Lender (through the Administrative Agent or ClearPar, LLC) unless such consent is expressly refused by the Borrower prior to such tenth day.

(c) The Administrative Agent shall record each assignment made in accordance with this Section in the Register pursuant to clause (a) of Section 2.5 and periodically give the Borrower notice of such assignments. The Register shall be available for inspection by the Borrower and any Lender (in respect of its own position only), at any reasonable time and from time to time upon reasonable prior notice.

(d) Any Lender may, without the consent of, or notice to, the Borrower or the Administrative Agent, sell participations to one or more banks or other entities other than an Ineligible Assignee (a "Participant") in all or a portion of such Lender's rights and/or obligations under this Agreement (including all or a portion of its Loans owing to it); provided that (i) such

Lender's obligations under this Agreement shall remain unchanged, (ii) such Lender shall remain solely responsible to the other parties hereto for the performance of such obligations and (iii) the Borrower, the Administrative Agent and the other Lenders shall continue to deal solely and directly with such Lender in connection with such Lender's rights and obligations under this Agreement and (iv) in the case of any sale of a participation of any Term B Loans, the Participant is a "United States person", as defined under Section 7701(a)(30) of the Code. Any agreement or instrument pursuant to which a Lender sells such a participation shall provide that such Lender shall retain the sole right to enforce this Agreement and to approve any amendment, modification or waiver of any provision of this Agreement; provided that such agreement or instrument may provide that such Lender will not, without the consent of the Participant, agree to any amendment, modification or waiver with respect to any of the items set forth in clauses (a) through (d) of Section 10.1, in each case except as otherwise specifically provided in a Loan Document. Subject to clause (e), the Borrower agrees that each Participant shall be entitled to the benefits of Sections 4.3, 4.4, 4.5, 4.6, 7.1.1, 10.3 and 10.4 to the same extent as if it were a Lender and had acquired its interest by assignment pursuant to clause (b). To the extent permitted by law, each Participant also shall be entitled to the benefits of Section 4.9 as though it were a Lender, provided such Participant agrees to be subject to Sections 4.8 and 4.10 as though it were a Lender. Each Lender shall, as agent of the Borrower solely for the purpose of this Section, record in book entries maintained by such Lender the name and address of each Participant and the principal amounts (and stated interest) of each Participant's interest in the obligations under this Agreement (the "Participant Register"). The entries in the Participant Register shall be conclusive and binding absent manifest error, and such Lender shall treat each person whose name is recorded in the Participant Register as the owner of such participation for all purposes of this Agreement notwithstanding any notice to the contrary. If requested by the Administrative Agent or the Borrowers, such Lender shall make the Participant Register available to the Administrative Agent or to the Borrower upon either (i) the exercise by a Participant of remedies hereunder or (ii) a request for the Participant Register by the IRS.

(e) A Participant shall not be entitled to receive any greater payment under Sections 4.3, 4.4, 4.5, 4.6, 10.3 and 10.4, as of the time of the sale of such participation, than the applicable Lender would have been entitled to receive with respect to the participation sold to such Participant, unless the sale of the participation to such Participant is made with the Borrower's prior written consent. A Participant shall not be entitled to the benefits of Section 4.6 unless the Borrower is notified of the participation sold to such Participant and such Participant agrees, for the benefit of the Borrower, to comply with the requirements set forth in Section 4.6 as though it were a Lender that acquired its interest by assignment. In addition, if at the time of the sale of such participation, any greater Taxes subject to payment under Section 4.6 would apply to the Participant than applied to the applicable Lender, then such Participant shall not be entitled to any payment under Section 4.6 with respect to the portion of such Taxes as exceeds the Taxes applicable to the Lender at the time of the sale of the participation unless the Participant's request for the Borrower's prior written consent for the Participation described in the first sentence of this clause states that such greater Taxes would be applicable to such Participant, it being understood that the Participant shall be entitled to additional payments under Section 4.6 to the extent such Lender selling the participation would be entitled to any payment resulting from a change in law occurring after the time the participation was sold.



(f) Any Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Agreement to secure obligations of such Lender, including any pledge or assignment to secure obligations to a Federal Reserve Bank; provided that no such pledge or assignment of a security interest shall release a Lender from any of its obligations hereunder or substitute any such pledgee or assignee for such Lender as a party hereto.

(g) Notwithstanding anything to the contrary contained herein, any Lender (“Granting Lender”) may grant to a special purpose funding vehicle (a “SPC”), identified as such in writing from time to time by the Granting Lender to the Administrative Agent and the Borrower, the option to provide to the Borrower all or any part of any Loan that such Granting Lender would otherwise be obligated to make to the Borrower pursuant to this Agreement; provided that (x) nothing herein shall constitute a commitment by any SPC to make any Loans and (y) if an SPC elects not to exercise such option or otherwise fails to provide all or any part of such Loan, the Granting Lender shall be obligated to make such Loan pursuant to the terms hereof. Each party hereto hereby agrees that no SPC shall be liable for any indemnity or similar payment obligation under this Agreement (all liability for which shall remain with the Granting Lender). In furtherance of the foregoing, each party hereto hereby agrees (which agreement shall survive the termination of this Agreement) that, prior to the date that is one year and one day after the payment in full of all outstanding commercial paper or other senior indebtedness of any SPC, it will not institute against, or join any other person in instituting against, such SPC any bankruptcy, reorganization, arrangement, insolvency or liquidation proceedings under the laws of the United States or any State thereof. In addition, notwithstanding anything to the contrary contained in this clause, any SPC may (i) with notice to, but without the prior written consent of, the Borrower or the Administrative Agent and without paying any processing fee therefor, assign all or a portion of its interests in any Loans to the Granting Lender or to any financial institutions (consented to by the Borrower, and the Administrative Agent) providing liquidity and/or credit support to or for the account of such SPC to support the funding or maintenance of Loans and (ii) disclose on a confidential basis any non-public information relating to its Loans to any rating agency, commercial paper dealer or provider of any surety, guarantee or credit or liquidity enhancement to such SPC. This Section may not be amended without the written consent of the SPC. The Borrower acknowledges and agrees, subject to the next sentence, that, to the fullest extent permitted under applicable law, each SPC, for purposes of Sections 4.3, 4.4, 4.5, 4.6, 4.8, 4.9, 10.3 and 10.4, shall be considered a Lender (provided, that in the case of Section 4.6, that the SPC complies with the requirements of such Section as if it were a Lender that acquired its interest by assignment). The Borrower shall not be required to pay any amount under Sections 4.3, 4.4, 4.5, 4.6, 10.3 and 10.4 that is greater than the amount which it would have been required to pay had no grant been made by a Granting Lender to a SPC.

SECTION 10.12 Other Transactions. Nothing contained herein shall preclude the Administrative Agent or any other Lender from engaging in any transaction, in addition to those contemplated by the Loan Documents, with the Borrower or any of its Affiliates in which the Borrower or such Affiliate is not restricted hereby from engaging with any other Person.

SECTION 10.13 Forum Selection and Consent to Jurisdiction. ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH, ANY LOAN DOCUMENT, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER ORAL OR WRITTEN) OR ACTIONS OF THE

ADMINISTRATIVE AGENT, THE LENDERS OR THE BORROWER IN CONNECTION HERewith OR THEREwith MAY BE BROUGHT AND MAINTAINED IN THE COURTS OF THE STATE OF NEW YORK OR IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK; PROVIDED THAT, ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT THE ADMINISTRATIVE AGENT'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. THE BORROWER IRREVOCABLY CONSENTS TO THE SERVICE OF PROCESS BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, OR BY PERSONAL SERVICE WITHIN OR WITHOUT THE STATE OF NEW YORK AT THE ADDRESS FOR NOTICES SPECIFIED IN SECTION 10.2. THE BORROWER HEREBY EXPRESSLY AND IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION WHICH IT MAY HAVE OR HEREAFTER MAY HAVE TO THE LAYING OF VENUE OF ANY SUCH LITIGATION BROUGHT IN ANY SUCH COURT REFERRED TO ABOVE AND ANY CLAIM THAT ANY SUCH LITIGATION HAS BEEN BROUGHT IN AN INCONVENIENT FORUM. TO THE EXTENT THAT THE BORROWER HAS OR HEREAFTER MAY ACQUIRE ANY IMMUNITY FROM JURISDICTION OF ANY COURT OR FROM ANY LEGAL PROCESS (WHETHER THROUGH SERVICE OR NOTICE, ATTACHMENT PRIOR TO JUDGMENT, ATTACHMENT IN AID OF EXECUTION OR OTHERWISE) WITH RESPECT TO ITSELF OR ITS PROPERTY, THE BORROWER HEREBY IRREVOCABLY WAIVES TO THE FULLEST EXTENT PERMITTED BY LAW SUCH IMMUNITY IN RESPECT OF ITS OBLIGATIONS UNDER THE LOAN DOCUMENTS.

SECTION 10.14 Waiver of Jury Trial. THE ADMINISTRATIVE AGENT, EACH LENDER AND THE BORROWER HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE TO THE FULLEST EXTENT PERMITTED BY LAW ANY RIGHTS THEY MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH, EACH LOAN DOCUMENT, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER ORAL OR WRITTEN) OR ACTIONS OF THE ADMINISTRATIVE AGENT, SUCH LENDER OR THE BORROWER IN CONNECTION THEREWITH. THE BORROWER ACKNOWLEDGES AND AGREES THAT IT HAS RECEIVED FULL AND SUFFICIENT CONSIDERATION FOR THIS PROVISION (AND EACH OTHER PROVISION OF EACH OTHER LOAN DOCUMENT TO WHICH IT IS A PARTY) AND THAT THIS PROVISION IS A MATERIAL INDUCEMENT FOR THE ADMINISTRATIVE AGENT AND EACH LENDER ENTERING INTO THE LOAN DOCUMENTS.

SECTION 10.15 Confidentiality. (a) Subject to the provisions of clause (b) of this Section, each Lender agrees that it will follow its customary procedures in an effort not to disclose without the prior consent of the Borrower (other than to its employees, auditors, advisors or counsel or to another Lender if the Lender or such Lender's holding or parent company in its sole discretion determines that any such party should have access to such information, provided such Persons shall be subject to the provisions of this Section to the same extent as such Lender) any information which is now or in the future furnished pursuant to this Agreement or any other Loan Document, provided that any Lender may disclose any such

information (i) as has become generally available to the public other than by virtue of a breach of this clause by the respective Lender or any other Person to whom such Lender has provided such information as permitted by this Section, (ii) as may be required or appropriate in any report, statement or testimony submitted to any municipal, state, provincial or Federal regulatory body having or claiming to have jurisdiction over such Lender or to the Federal Reserve Board or the Federal Deposit Insurance Corporation or similar organizations (whether in the United States or elsewhere) or their successors, (iii) as may be required or appropriate in respect to any summons or subpoena or in connection with any litigation, (iv) in order to comply with any law, order, regulation or ruling applicable to such Lender, (v) to the Administrative Agent, (vi) to any pledgee referred to in clause (f) of Section 10.11 or any prospective or actual transferee or participant in connection with any contemplated transfer or participation of any of the Notes or Loans or any interest therein by such Lender, provided that such prospective transferee agrees to be bound by the confidentiality provisions contained in this Section, (vii) to any direct or indirect contractual counterparty in swap agreements or such contractual counterparty's professional advisor (so long as such contractual counterparty or professional advisor to such contractual counterparty agrees to be bound by the provisions of this Section) and (viii) to the National Association of Insurance Commissioners or any similar organization or any nationally recognized rating agency that requires access to information about a Lender's investment portfolio in connection with ratings issued with respect to such Lender.

(b) The Borrower hereby acknowledges and agrees that each Lender may share with any of its Affiliates, and such Affiliates may share with such Lender, any information related to the Borrower or any of its Subsidiaries, provided such Persons shall be subject to the provisions of this Section to the same extent as such Lender.

Notwithstanding the foregoing paragraphs of this Section, any party to this Agreement (and each Affiliate, director, officer, employee, agent or representative of the foregoing or such Affiliate) may disclose to any and all persons, without limitation of any kind, the tax treatment and tax structure of the Transactions contemplated herein and all materials of any kind (including opinions or other tax analyses) that are provided to such party relating to such tax treatment or tax structure. The foregoing language is not intended to waive any confidentiality obligations otherwise applicable under this Agreement except with respect to the information and materials specifically referenced in the preceding sentence. This authorization does not extend to disclosure of any other information, including (a) the identity of participants or potential participants in the transactions contemplated herein, (b) the existence or status of any negotiations, or (c) any financial, business, legal or personal information of or regarding a party or its affiliates, or of or regarding any participants or potential participants in the transactions contemplated herein (or any of their respective affiliates), in each case to the extent such other information is not related to the tax treatment or tax structure of the transactions contemplated herein.

**SECTION 10.16      Counsel Representation. THE BORROWER ACKNOWLEDGES AND AGREES THAT IT HAS BEEN REPRESENTED BY COMPETENT COUNSEL IN THE NEGOTIATION OF THIS AGREEMENT, AND THAT ANY RULE OR CONSTRUCTION OF LAW ENABLING THE BORROWER TO ASSERT THAT ANY AMBIGUITIES OR INCONSISTENCIES IN THE DRAFTING OR PREPARATION OF THE TERMS OF THIS AGREEMENT SHOULD DIMINISH ANY RIGHTS OR REMEDIES OF THE**

ADMINISTRATIVE AGENT OR THE OTHER SECURED PARTIES ARE HEREBY  
WAIVED BY THE BORROWER.

SECTION 10.17 Patriot Act. Each Lender hereby notifies the Borrower that pursuant to the requirements of the Patriot Act, it is required to obtain, verify and record information that identifies the Borrower, which information includes the name and address of the Borrower and other information that will allow such Lender to identify the Borrower in accordance with the Patriot Act.

SECTION 10.18 Authorization of Administrative Agent. Each Lender agrees that any action taken by the Administrative Agent in accordance with the terms of this Agreement or the other Loan Documents relating to the Collateral and the exercise by the Administrative Agent of its powers set forth therein or herein, together with such other powers that are reasonably incidental thereto, shall be binding upon all of the Lenders.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized as of the day and year first above written.

WORKFLOWONE LLC

By: \_\_\_\_\_

Name:

Title:

SILVER POINT FINANCE, LLC,  
as the Administrative Agent

By: \_\_\_\_\_  
Name:  
Title:

SCHEDULE I

DISCLOSURE SCHEDULE TO CREDIT AGREEMENT

[See Attached]

SCHEDULE II

PERCENTAGES  
AND AMOUNTS

WorkflowOne LLC  
[220 East Monument Avenue  
Dayton, Ohio 45402  
Attention: Chief Financial Officer  
Telephone: (\_\_\_\_) \_\_\_\_-\_\_\_\_  
Facsimile: (\_\_\_\_) \_\_\_\_-\_\_\_\_  
E-mail: pbogutsky@workflowmanagement.com]

<u>NAME AND NOTICE</u> <u>ADDRESS OF LENDER</u>	<u>LOAN</u> <u>PERCENTAGE</u>	<u>LOAN</u> <u>AMOUNT</u>
<b>TERM A-PRIME LOANS</b>		

**TERM A LOANS**

[Silver Point]  
[Dune Capital Holdings, Inc.]  
[DLJ Investment Partners]  
[GSO Capital]

**TERM B LOANS**



# SCHEDULE III

## SPECIFIED EBITDA

<u>For the Period</u>	<u>\$</u>
July 1, 2010 – September 30, 2010	12,272,000
October 1, 2010 – December 31, 2010	11,466,000
January 1, 2011 – Effective Date	7,638,000 <sup>3</sup>

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<sup>3</sup> Calculated assuming Effective Date of February 28, 2011.

**Exhibit I**  
(Newco Second Lien Notes)

## FORM OF TERM A-PRIME NOTE

\$ \_\_\_\_\_

[●], 2011

FOR VALUE RECEIVED, WORKFLOWONE LLC, a Delaware limited liability company (the “Borrower”), promises to pay to the order of [Name of Lender] (the “Lender”) on the Stated Maturity Date the principal sum of [\_\_\_\_\_] (\$[\_\_\_\_\_] or, if less, the aggregate unpaid principal amount of all Loans set forth in the Register (and any continuation thereof) made by the Lender pursuant to that certain Second Lien Credit Agreement, dated as of [●], 2011 (as amended, supplemented, amended and restated or otherwise modified from time to time, the “Second Lien Credit Agreement”), among the Borrower, the various financial institutions and other Persons from time to time parties thereto as lenders and [●], as Administrative Agent. Terms used in this Term A-Prime Note, unless otherwise defined herein, have the meanings provided in the Second Lien Credit Agreement.

The Borrower also promises to pay interest on the unpaid principal amount hereof from time to time outstanding from the date hereof until maturity (whether by acceleration or otherwise) and, after maturity, until paid, at the rates per annum and on the dates specified in the Second Lien Credit Agreement.

Payments of both principal and interest are to be made in U.S. Dollars in same day or immediately available funds to the account designated by the Lender pursuant to the Second Lien Credit Agreement.

This Term A-Prime Note is one of the (i) Newco Second Lien Loan Notes referred to in the Plan, and evidences the payment obligations of Purchaser (as defined in the Plan) under the Second Lien Credit Agreement, (ii) Newco Second Lien Loan Notes referred to in the Asset Purchase Agreement, and evidences the payment obligations of Buyer (as defined in the Asset Purchase Agreement) under the Second Lien Credit Agreement and (iii) Term A-Prime Notes referred to in, and evidences Indebtedness incurred under, the Second Lien Credit Agreement, to which reference is made for a description of the security for this Term A-Prime Note and for a statement of the terms and conditions on which the Borrower is permitted and required to make prepayments and repayments, in whole or in part, of principal of the Indebtedness evidenced by this Term A-Prime Note and on which such Indebtedness may be declared to be immediately due and payable.

All parties hereto, whether as makers, endorsers, or otherwise, severally waive presentment for payment, demand, protest and notice of dishonor.

THIS TERM A-PRIME NOTE HAS BEEN DELIVERED IN NEW YORK, NEW YORK AND SHALL BE DEEMED TO BE A CONTRACT MADE UNDER AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK (INCLUDING FOR SUCH PURPOSE SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF THE STATE OF NEW YORK).

WORKFLOWONE LLC

By:\_\_\_\_\_

Name:

Title:

## LOANS AND PRINCIPAL PAYMENTS

Date	Amount of Loan Made	Amount of Principal Repaid	Unpaid Principal Balance	Total	Notation Made By

## FORM OF TERM A NOTE

\$ \_\_\_\_\_

[●], 2011

FOR VALUE RECEIVED, WORKFLOWONE LLC, a Delaware limited liability company (the “Borrower”), promises to pay to the order of [Name of Lender] (the “Lender”) on the Stated Maturity Date the principal sum of [\_\_\_\_\_] (\$[\_\_\_\_\_] or, if less, the aggregate unpaid principal amount of all Loans set forth in the Register (and any continuation thereof) made by the Lender pursuant to that certain Second Lien Credit Agreement, dated as of [●], 2011 (as amended, supplemented, amended and restated or otherwise modified from time to time, the “Second Lien Credit Agreement”), among the Borrower, the various financial institutions and other Persons from time to time parties thereto as lenders and [●], as Administrative Agent. Terms used in this Term A Note, unless otherwise defined herein, have the meanings provided in the Second Lien Credit Agreement.

The Borrower also promises to pay interest on the unpaid principal amount hereof from time to time outstanding from the date hereof until maturity (whether by acceleration or otherwise) and, after maturity, until paid, at the rates per annum and on the dates specified in the Second Lien Credit Agreement.

Payments of both principal and interest are to be made in U.S. Dollars in same day or immediately available funds to the account designated by the Lender pursuant to the Second Lien Credit Agreement.

This Term A Note is one of the (i) Newco Second Lien Loan Notes referred to in the Plan, and evidences the payment obligations of Purchaser (as defined in the Plan) under the Second Lien Credit Agreement, (ii) Newco Second Lien Loan Notes referred to in the Asset Purchase Agreement, and evidences the payment obligations of Buyer (as defined in the Asset Purchase Agreement) under the Second Lien Credit Agreement and (iii) Term A Notes referred to in, and evidences Indebtedness incurred under, the Second Lien Credit Agreement, to which reference is made for a description of the security for this Term A Note and for a statement of the terms and conditions on which the Borrower is permitted and required to make prepayments and repayments, in whole or in part, of principal of the Indebtedness evidenced by this Term A Note and on which such Indebtedness may be declared to be immediately due and payable.

All parties hereto, whether as makers, endorsers, or otherwise, severally waive presentment for payment, demand, protest and notice of dishonor.

THIS TERM A NOTE HAS BEEN DELIVERED IN NEW YORK, NEW YORK AND SHALL BE DEEMED TO BE A CONTRACT MADE UNDER AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK (INCLUDING FOR SUCH PURPOSE SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF THE STATE OF NEW YORK).

WORKFLOWONE LLC

By: \_\_\_\_\_

Name:

Title:

## LOANS AND PRINCIPAL PAYMENTS

Date	Amount of Loan Made	Amount of Principal Repaid	Unpaid Principal Balance	Total	Notation Made By



## FORM OF TERM B NOTE

\$ \_\_\_\_\_

[●], 2011

FOR VALUE RECEIVED, WORKFLOWONE LLC, a Delaware limited liability company (the “Borrower”), promises to pay to the order of [Name of Lender] (the “Lender”) on the Stated Maturity Date the principal sum of [\_\_\_\_\_] (\$[\_\_\_\_\_] or, if less, the aggregate unpaid principal amount of all Loans set forth in the Register (and any continuation thereof) made by the Lender pursuant to that certain Second Lien Credit Agreement, dated as of [●], 2011 (as amended, supplemented, amended and restated or otherwise modified from time to time, the “Second Lien Credit Agreement”), among the Borrower, the various financial institutions and other Persons from time to time parties thereto as lenders and [●], as Administrative Agent. Terms used in this Term B Note, unless otherwise defined herein, have the meanings provided in the Second Lien Credit Agreement.

The Borrower also promises to pay interest on the unpaid principal amount hereof from time to time outstanding from the date hereof until maturity (whether by acceleration or otherwise) and, after maturity, until paid, at the rates per annum and on the dates specified in the Second Lien Credit Agreement.

Payments of both principal and interest are to be made in U.S. Dollars in same day or immediately available funds to the account designated by the Lender pursuant to the Second Lien Credit Agreement.

This Term B Note is one of the (i) Newco Second Lien Loan Notes referred to in the Plan, and evidences the payment obligations of Purchaser (as defined in the Plan) under the Second Lien Credit Agreement, (ii) Newco Second Lien Loan Notes referred to in the Asset Purchase Agreement, and evidences the payment obligations of Buyer (as defined in the Asset Purchase Agreement) under the Second Lien Credit Agreement and (iii) Term B Notes referred to in, and evidences Indebtedness incurred under, the Second Lien Credit Agreement, to which reference is made for a description of the security for this Term B Note and for a statement of the terms and conditions on which the Borrower is permitted and required to make prepayments and repayments, in whole or in part, of principal of the Indebtedness evidenced by this Term B Note and on which such Indebtedness may be declared to be immediately due and payable.

All parties hereto, whether as makers, endorsers, or otherwise, severally waive presentment for payment, demand, protest and notice of dishonor.

THIS TERM B NOTE HAS BEEN DELIVERED IN NEW YORK, NEW YORK AND SHALL BE DEEMED TO BE A CONTRACT MADE UNDER AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK (INCLUDING FOR SUCH PURPOSE SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF THE STATE OF NEW YORK).

WORKFLOWONE LLC

By: \_\_\_\_\_

Name:

Title:

## LOANS AND PRINCIPAL PAYMENTS

Date	Amount of Loan Made	Amount of Principal Repaid	Unpaid Principal Balance	Total	Notation Made By

**Exhibit J**

(Designation of Maximum Amount of Administrative Expense Claims Assumed by Purchaser)

Pursuant to Section 14.2(b) of the Plan, payment on account of any Administrative Expense Claims that are assumed by Purchaser shall not exceed:<sup>2</sup>

- (a) \$6 million of Section 503(b)(9) Claims and Cure Costs, in the aggregate;
- (b) \$50 million of post-petition accounts payable to third parties; and
- (c) \$30 million of other current liabilities.

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<sup>2</sup>

Each of the dollar amounts set forth herein may be increased but not reduced by the Purchaser in its sole discretion.

**Exhibit K**

(Designation of Maximum Amount of Administrative Expense Claim Reserve)

Pursuant to Section 14.2(b) of the Plan, the maximum amount of the Administrative Expense Claim Reserve shall not exceed:<sup>3</sup>

- (a) \$6 million on account of any Priority Tax Claims and Priority Non-Tax Claims; provided, however, that the foregoing amount shall be reduced on a dollar-for-dollar basis for each Priority Tax Claim or Priority Non-Tax Claim that is assumed by Purchaser as provided in Section 8.10 of the Plan; and
- (b) \$6 million on account of all other components that comprise the Administrative Expense Claim Reserve.

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<sup>3</sup>

Each of the dollar amounts set forth herein may be increased but not reduced by the Purchaser in its sole discretion.